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TO THE

MYSORE GAZETTE.

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The Mysore Gazette.

No. 1

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JANUARY 5, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 6th December 1892.

No. 7900—R. F. 96-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are needed for a public purpose, that is, for building a Sandal-oil Distillery at Hunsur.

District.	Taluk.	Hobli.	Village.	Name of Holder.	Description.	Survey No.	Area required.		Assessment.	Boundaries.				
							A.	G.		Rs.	A.	P.	East.	West.
Mysore.	Hunsur.	Kirjaji.	Dodda Hunsur.	Bahudin Saib, bin Mohadin Sahib.	Dry.	141	33	0	12	0	Old channel of Ramenahalli.	River.	Reserved ground of 1 road.	Way from Mochi Karkhana to the river.
				Garden.	Do	1	21	5	4	0				
				Dry.	142	8	26	7	0	0	Do	Do	Way from Mochi Karkhana to the river.	Survey No. 143.
						11		13	0	0				

The 12th December 1892.

No. 9705-2293.—Mr. T. R. A. Thumboo Chettiyar assumed charge of the Office of Officiating Dewan of Mysore, in the afternoon of the 11th December 1892.

The 16th December 1892.

No. 8766—R. F. 181-92.—Add after the words "till his policy matures" in line 2 of Rule 26 of the Rules for the Mysore State Life Insurance the words "or when an officer of the Mysore Government is transferred to Foreign Service under the provisions of Section 388 of the Mysore Service Regulations."

Thus modified the Rule 26 will read as follows :—

"26. When an Insured, who has ceased to be in the service of the Government, is permitted to pay premium till his policy matures or when an Officer of the Mysore Government is transferred to Foreign Service under the provisions of Section 388 of the Mysore Service Regulations, he may be allowed by the Committee to pay such premium, monthly, quarterly, half yearly, or yearly into any Treasury of the Mysore Government. A grace of 15 days shall be allowed when the premium is payable monthly, and a grace of one month when it is paid otherwise. If the Insured fails to pay the premium within the days of grace, no further cash payments shall be received from him, but the arrears due and all future premiums shall be treated as a debt against his policy and recovered with compound interest at 5 per cent from his bonus."

The 19th December 1892.

No. 8982—R. 1133-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned land is required for a public purpose, that is, for the extension of the Town of Nanjangud :—

General No.	District.	Taluk.	Town.	Name of the Owner.	Survey No.	Extent required.			Assessment.		Boundaries.
						A.	G.	Y.	Rs.	A. P.	
					1067	3	3	67	5	7	0 East.—By Survey No. 1068. South.—Setti Linga's field. West.—Channel. North.—Inam land of Talvar.
					dry land.						
1	Mysore.	Nanjangud.	Nanjangud.	Talvar Chikkamada.	1068		23	67	0	8	4 East.—Inam field, No. 858. South.—Backyard of Ankegauda's house. West.—Land No. 1067 above described. North.—Sarkar waste land.
					dry land.						
					858		6	74	0	2	4 East.—Summons Peon Sidda's house. South.—Way. West.—Land No. 1068. North.—Inam field.
					dry land.						

The 20th December 1892.

No. 9354—G. F. 347-92.—The undermentioned Hospital Assistants having passed the qualifying examination have been promoted to the 1st and 2nd Classes with effect from the dates noted in column 4 :—

No.	Rank and Name.		What Class recommended for.	From what date.
1	2		3	4
1	2nd Class Hospital Assistant.	M. B. Annavu Pille	1st Class.	1st July 1892.
2	Do	C. Narasimmalu Chetti		
3	Do	V. S. Rajagopal Mudaliar		
4	Do	Abdul Khadar		
5	Do	G. L. Ramasami		
6	Do	Abdul Aziz		
1	3rd Class Hospital Assistant.	P. Raya Pille	2nd Class	1st December 1892.

The 22nd December 1892.

No. 9187—G. 2217-92.—Gundappa, Amildar of the Chitaldroog Taluk, is granted privilege leave of absence for one month and 24 days, with effect from such date as he may avail himself of the same.

2. Shamma, Deputy Amildar of Hosdurga, is appointed to act as Amildar and 3rd Class Magistrate of the Chitaldroog Taluk, during the absence of Gundappa on privilege leave, or until further orders.

3. Kesavaia, Judicial Head Munshi of the Chitaldroog District Office, is appointed to act as Deputy Amildar and 3rd Class Magistrate of Hosdurga during the absence of Shamma on other duty, or until further orders.

No. 9189—G. 2219-92.—Under Section 12 of the Code of Criminal Procedure, Mr. K. S. Doraswami Iyer, Assistant Commissioner, Kolar District, is invested with the powers of a Magistrate of the 3rd Class, and under Section 357 of the said Code, he is empowered to take down the evidence of witnesses with his own hand in the English Language.

No. 9191—G. F. 308-92.—Mr. H. V. Nanjundaiya, M. A., B. L., Subordinate Judge, Bangalore, having availed himself of only 46 days of the privilege leave granted him in Notification No. 6169—G. 1517, dated 20th November 1892, the unexpired portion thereof, viz., 14 days, is hereby cancelled.

The 23rd December 1892.

No. 9355—J. F. 86-92.—Under Section 12 of the Code of Criminal Procedure, Mr. R. B. Plumer, Probationary Assistant Commissioner, Kadur District, is hereby invested with the powers of a Magistrate of the 2nd Class as a temporary measure for three months.

No. 9358—J. F. 86-92.—Under Section 12 of the Criminal Procedure Code, Mr. K. Ramaswamaiengar, Assistant Commissioner, is invested with the powers of a Magistrate of the 1st Class as a temporary measure for three months.

The 24th December 1892.

No. 9331—G. F. 76-92.—Mr. P. Venkata Rao, Additional Munsiff, Mysore, is appointed to act as Assistant Commissioner, 4th Class and is posted to the Hassan District for general duty during the absence of Mr. Panchanatha Rao, or until further orders. To join at once.

The 26th December 1892.

No. 9433—G. 2259.—Under Section 12 of the Code of Criminal Procedure, Mr. P. Venkata Rao, Officiating Assistant Commissioner of the Hassan District is invested with the powers of a Magistrate of the 1st Class and with additional powers enumerated in Schedule IV of the said Code, except—

(10) Power to try summarily (Section 260).

and (11) Power to hear appeals from convictions by Magistrates of the 2nd and 3rd Class (Section 407).

2. Under Section 357 of the same Code, the said Mr. Venkata Rao is further directed to take down evidence of witnesses with his own hand in the English Language.

No. 9501—G. F. 167-92.—Mr. J. W. Knight, Superintendent of Police, Hassan District, is granted privilege leave for 3 months from such date as he might have availed himself of the same.

The 29th December 1892.

No. 9701—J. 543.—Under Section 12 of the Code of Criminal Procedure, Mr. Basavaradhya, Munsiff of Maddagiri, is hereby invested with the powers of a Magistrate of the 2nd Class.

No. 8305—R. F. 209-92, the 14th December 1892.

1. It is hereby notified by the Government of His Highness the Maharaja of Mysore that the exclusive privilege of selling country spirits in the defined tracts specified in the subjoined schedule for fifteen months, namely, April, May and June 1893 and the twelve months of the official year beginning with 1st July 1893 and ending with 30th June 1894 will be sold by the respective Deputy Commissioners or by Assistant Commissioners specially authorized by the Deputy Commissioners for the purpose, on the dates and at the places specified in the said schedule, subject to the conditions hereinafter set forth. If the sales are not completed on those days, they will be continued on the next following days. Should there be no bids for any of the aforesaid tracts singly, the officer conducting the sale may revise the tracts at discretion, clubbing together more than one tract, or selling the tracts by taluks; or if necessary, reserving special tracts in which there may at present be no shops, for disposal afterwards.

2. The exclusive privilege above described will be put up to auction at the upset prices mentioned in the aforesaid schedule, and will be knocked down to the approved highest bidder above those prices, subject to the formal confirmation by the Deputy Commissioner who will be at liberty to accept or reject the bid at his discretion. Such formal confirmation will be tantamount to an acceptance of the bid. Should there be no bid above the upset price, the officer conducting the sale may lower the upset price at his discretion.

3. Parties intending to bid must attend either in person or by duly authorized agents, and no person will be permitted to bid either on his own behalf or on account of any one else until he has desposited Rs. 25 (Twenty-five). The deposits made by the unsuccessful bidders and not forfeited as hereinafter provided will be returned at the close of the sale. The successful bidder must, on the exclusive privilege being knocked down to him, and before the next farm is put up for sale, deposit a sum equal to one-twentieth of the amount of his bid, and within fifteen days of the confirmation of the sale having been notified to him by the Deputy Commissioner in writing, he must deposit such further sum as, with the former deposit, will make up an aggregate sum equal to three months' rent, and if he fails to do so, the deposits already made will be forfeited, and the exclusive privilege will be immediately resold or otherwise disposed of as the Deputy Commissioner may direct.

4. Resales effected under para 3 will be at the risk of the defaulting bidder who will forfeit all gain, and in the event of a loss by the resale, will make good the deficiency between the total amount payable by him for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the resale. In the latter case, the forfeited deposit will be deducted from the loss arising from the resale; and the remainder, if any, will be recovered from the bidder in the same manner as if it were an arrear of land revenue. Should, however, the forfeited deposit be greater than the loss by resale, the whole of such deposit will be credited to Government.

5. The purchaser of the exclusive privilege shall sign an agreement binding himself to observe the conditions hereinafter set forth, and the agreement shall be executed within ten days of the expiry of the period of fifteen days above mentioned. If the purchaser fails or refuses to sign the agreement, all deposits already made will be forfeited; and the exclusive privilege will be resold at the risk and loss of the first purchaser as set forth in paras 3 and 4, or be otherwise disposed of. In the case of the purchaser's death after the confirmation of the sale, it will be binding on his heirs or assigns.

6. A statement showing the details of consumption of liquor in the shops of the existing farms will be shown to the intending bidders at the time of sale.

7. As soon as the agreement has been executed, the Deputy Commissioner will issue a license in the prescribed form, assigning to the purchaser the exclusive privilege referred to therein, subject to the following conditions:—

- (1.) The exclusive privilege shall extend only to the sale of country spirits ordinarily of 20° under proof, and with the special permission of the Deputy Commissioner or other officer authorized by him, to the sale of 30° under proof.
- (2.) The amount for which the privilege has been purchased shall be payable into the local Government Treasuries on printed chellans furnished for the purpose by Government, in equal monthly instalments commencing from April 1893; each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent shall be payable on the 15th of the month following.
- (3.) The deposit of three months' rent made by the licensee will be taken in payment of the rents due for the last three months of the period of the farm. Failing payment of each monthly rent by the 15th of the next month, the Deputy Commissioner will recover the same under the rules in force for the recovery of land revenue, together with interest at 6 per cent per annum. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee.

- (4.) (a) The licensee shall purchase the spirits for issue to his shops from Messrs. Parry and Co., who have been appointed Distillers for the manufacture of country spirits for the State, or from any Bonded Depôt established under the sanction of Government. The rate to be charged by such distiller for spirits supplied by him shall be $10\frac{1}{2}$ annas per gallon of 20° under proof, and proportionate rates for higher or lower strengths in accordance with Cassella's rules. The spirits shall be sold to the public at Rs. 5—5—0 per gallon of 20° under proof, and at proportionate rates for higher or lower strengths.
- (b) The above rate is in addition to excise duty which shall be prepaid into the local Government Treasury, as per condition (6), at the rates specified in the subjoined schedule, before the removal of the spirits from the Distillery, or from any Bonded Depot established under the sanction of Government.
- (5) The licensee shall pay the above duty into the local Taluk Treasury and obtain a receipt in the prescribed form. On production of such receipt and an indent for the supply of the liquor covered by the receipt, and on payment of the prescribed price of such liquor to the distiller or his agent, or any person appointed by Government on this behalf, the Assistant Supervisor or other officer in charge of the Distillery or the Bonded Depôt keeper shall issue the quantity of liquor equal to the amount of duty shown in the Treasury Officer's receipt which will be forwarded to the Excise Commissioner's Office under the endorsement of the Assistant Supervisor or other officer aforesaid as to the date and hour when the liquor was issued. The Assistant Supervisor or other officer aforesaid shall issue a pass in duplicate in the prescribed form under the rules in force for the transport of the liquor from the Distillery or Warehouse. The licensee who obtains liquor from a Bonded Depôt shall pay both the price of liquor and duty into the local Taluk Treasury.
- (6) The licensee in the Bangalore District shall maintain at a place or places within his farm, where it may be considered necessary by him and the Deputy Commissioner, a Depôt or Depôts to which all spirits purchased by him shall be conveyed in the first instance for verification, &c., of the consignment under the rules in force, before issue to the shop-keepers. The Depôts shall at all times be open to inspection by the Deputy Commissioner or any officer of the Excise Department. No such Depôt shall be opened without a license from the Deputy Commissioner in the prescribed form. The licensees in the remaining seven Districts will draw their supplies from, and deposit the same for issue to their shops in, the existing Bonded Depôts, the cost of the establishments whereof being paid by them as at present.
- (7) The spirits shall be sold as issued from the Distillery or Bonded Depôt, and shall not be adulterated or diluted in any manner in the shops.
- (8) The licensee shall keep true accounts of the quantity and strength of the spirits purchased by him and issued to shop-keepers. The passes issued with the liquor purchased by him shall be subject to examination and check under the Rahadari rules in force or which may be issued by Government hereafter.
- (9) The spirits shall not be sold except in shops duly licensed by the Deputy Commissioner in the prescribed form, and no new shops shall be opened without the previous sanction of the Excise Commissioner.
- (10) The Deputy Commissioner may, whenever he thinks fit, direct any shops to be closed, or permit transfers of shops from one place to another.
- (11) The licensee shall not, during the term of the license, have any interest in the exclusive privilege of vending toddy in any part of the farm to which the license relates, nor permit any person having interest in the exclusive privilege of vending toddy in any part of the farm, to hold any share or interest in his exclusive privilege of selling country spirits; nor shall he, during the

term of his license, without the written permission of the Excise Commissioner, have any interest, direct or indirect, in any arrack farm in any Districts of the Madras or Bombay Presidency under the British Government or in any other Foreign State or Territory.

- (12.) The licensee shall be bound to take over any arrack which may remain as stock in hand, belonging to the out-going farmer, on the 1st April 1893 in the existing Bonded Depôt in his farm, paying to the old farmer such compensation for the same as may be fixed by the Excise Commissioner.
- (13.) The licensee shall be bound by the provisions of the excise laws and rules in force or by any additional rules which may from time to time be prescribed under the Excise laws. The licensee shall use such measures as may from time to time be prescribed by Government and provide himself with the prescribed forms of accounts and permits or passes for the transport of liquor, which forms shall be purchased from the local Excise Officers.
- (14.) This contract shall not be transferable except with the permission of Government.

8. In case of any breach of the aforesaid conditions or of the license either by the licensee, or with his connivance or privity by any person in his employment, or in the event of the licensee neglecting to open his shops or to carry on the business of his farm with due care and attention, it shall be competent to the Deputy Commissioner to impose upon the licensee a fine not exceeding the sum of Rs. 50 for every such breach of such conditions, or at the option of the Deputy Commissioner to declare the money deposited with him forfeited, and to cancel the license and resell the exclusive privilege at the risk of the licensee or to place the farm under the management of Government; and all loss thereby caused, together with all losses accruing to Government in consequence of the licensee's neglect to carry on his business by opening his shops on 1st April 1893, should be made good by the licensee. When a lease is cancelled, the rent for the whole period of the lease shall become due at once. All the amounts of such penalties and loss shall be recovered in the same manner as if they were the arrears of land revenue.

9. The imposition of a fine or the forfeiture of deposit or the cancellation of the license under the last preceding condition shall not be held to prevent the prosecution of the licensee or his agents or employes for any offence punishable under the Excise laws for the time being in force.

SCHEDULE.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20° under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
BANGALORE DISTRICT.										
Bangalore.	I	Kengeri	Kengeri	655 0 0				4	0	0
	II	Begur	Begur	550 13 4				4	0	0
	III	Halsur	Halsur	592 8 0				4	0	0
	IV	Yeswanchpur	Yeswanchpur	1,528 5 4				4	0	0
	V	Agara	Agara	1,253 5 4				4	0	0
	VI	Yelahanka	Yelahanka	709 2 8				4	0	0
	VII	Krishnarajpur	Krishnarajpur	445 0 0				4	0	0
	VIII	Vartur	Vartur	500 0 0				4	0	0
Anekal.	IX	Anekal	Anekal	1,067 8 0				4	0	0
		Iglur								
		Attibele								
	X	Jigani	Jigani	285 0 0				4	0	0
		Haragadde								
	XI	Sarjapur	Sarjapur	584 2 8				4	0	0
	XII	Bidarguppa	Bidarguppa	584 2 8				4	0	0
Closepet.	XIII	Closepet	Closepet	1,333 5 4				4	0	0
		Makli.								
		Bidadi								
		Kungal								
		Biramangala								
	XIV	Channapatna	Channapatna	1,185 0 0				4	0	0
	XV	Molur	Honganur	133 5 4				4	0	0
		Honganur								
		Mudigere								
Magadi.		Virupakshipur								
	XVI	Magadi	Magadi	130 0 0				4	0	0
		Satanur								
	XVII	Tavarekere	Tavarekere	166 10 8				4	0	0
		Madabal								
	XVIII	Gudemarnahalli	Gudemarnahalli	66 10 8				4	0	0
		Solur								
		Kudur								
		Tippasandra								
Dodballapur.		Narasandra								
		Hulikal								
	XIX	Dodballapur	Dodballapur	1,233 5 4				4	0	0
		Kakola								
		Kodihalli								
		Tubagere								
		Rajaghatta								
		Honnava								
		Hulikunte								
		Tippur								
Nelamangala.	XX	Nelamangala	Nelamangala	675 0 0				4	0	0
		Sondekoppa								
	XXI	Mailnahalli	Mailnahalli	466 10 8				4	0	0
		Begur								
		Dodbele								
		Nijagal								

Deputy Commissioner's Office, Bangalore.

2nd and 3rd February 1893.

Deputy Commissioner.

SCHEDULE.—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20° under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
Hoskote.	XXII	Hoskote	Hoskote	1,052 8 0	Deputy Commissioner's Office, Bangalore.	2nd and 3rd February 1893.	Deputy Commissioner,	4	0	0
	XXIII	Sulibele								
		Vagata	Vagata	470 13 4				4	0	0
		Kadgoddi								
		Gubbi								
	XXIV	Mugalur	Mugalur	188 5 4				4	0	0
Devanhalli.	XXV	Nandagudi	Nandagudi	343 5 4				4	0	0
	XXVI	Hullur	Hullur	45 13 4				4	0	0
	XXVII	Devanhalli	Devanhalli	908 5 4				4	0	0
		Kundana								
		Channarayapatna								
	XXVIII	Jala	Jala	367 8 0					0	0
Kankanhalli.		Budigere								
	XXIX	Vadigenhalli	Vadigenhalli	500 13 4				4	0	0
	XXX	Kankanhalli								
		Marlavadi								
		Mudavadi	Kankanhalli	516 10 8				4	0	0
		Tungani								
	XXXI	Harohalli								
		Somanahalli	Somanahalli	516 10 8				4	0	0
	XXXII	Kodihalli								
		Satanur	Kodihalli	516 10 8				4	0	0
		Uyamballi								

KOLAR DISTRICT.

Kolar.	I	Kolar			Deputy Commissioner's Office, Kolar.	3rd and 4th February 1893.	Deputy Commissioner.			
		Vakkaleri								
		Huttur								
	II	Vemgal	Kolar	1,804 2 8				4	0	0
	III	Sugatur								
		Dalasanur								
Bowringpet.		Holur								
	IV	Bowringpet	Bowringpet	700 0 0				4	0	0
		Budikote								
	V	Kamasandra								
	VI	Betmangala	Betamangala	250 0 0				4	0	0
		Kyasamballe								
Malur.		Ramsagar								
	VII	Dasarhosahalli	Dasarhosahalli	154 2 8				4	0	0
	VIII	Malur	Malur	812 8 0				4	0	0
	IX	Narsapur	Narsapur	329 2 8				4	0	0
	X	Lakkur								
Mulbagal.		Masti	Tyakal	241 10 8				4	0	0
		Huldenhalli								
		Tyakal								
	XII	Mulbagal	Mulbagal	458 5 4				4	0	0
		Rairakur								
		Mallanayakanahalli								
		Avani								
	XIII	Yeldur	Yeldur	54 2 8				4	0	0
		Duggasandra								

SCHEDULE.—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20 th under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
Chikballapur.	XIV	Chikballapur	Chikballapur	2,254 2 8	Deputy Commissioner's Office, Kolar.	3rd and 4th February 1893.	Deputy Commissioner.	4	0	0
	XV	Nandi						4	0	0
	XVI	Mandikal	Peresandra	104 2 8				4	0	0
		Peresandra								
		Purnasagar								
	XVII	Sidlaghatta	Sidlaghatta	833 5 4				4	0	0
	XVIII	Jangamkote	Jangamkote	166 10 8				4	0	0
	XIX	Kaivara	Kaivara	133 5 4				4	0	0
	XX	Basetthalli	Basetthalli	62 8 0				4	0	0
		Sadli								
	XXI	Ganjigunta	Ganjigunta	70 13 4				4	0	0
		Chikalnerpu								
	XXII	Bagepalli	Bagepalli	66 10 8				4	0	0
		Gulur								
	XXIII	Mittamari	Palya	37 8 0				4	0	0
		Billur								
		Chelur	Gudibanda	25 0 0				4	0	0
	XXIV	Palya								
		Gudibanda								
		Somanahalli								
	XXV	Goribidnur	Goribidnur	375 0 0				4	0	0
		Manchenhalli								
		Tondebhavi								
		Bommasandra								
		Hosur								
		Dodinayakanpalya.								
		Nagargere								
	XXVI	Chintamani	Chintamani	666 10 8				4	0	0
		Ambajidurga								
	XXVII	Muragamale	Addagal	112 8 0				4	0	0
		Irgampalli								
		Manganhalli								
		Addagal								
	XXVIII	Srinivasapur	Srinivasapur	216 10 8				4	0	0
	XXIX	Somayajanpalli	Ronur	194 10 8				4	0	0
		Nelvanki								
		Rayalpad								

TUMKUR DISTRICT.

Tumkur.	I	Tumkur	Tumkur	1,333 5 4	Deputy Commissioner's Office, Tumkur.	6th February 1893.	Deputy Commissioner.	4	0	0
		Bellavi								
		Honnudike								
		Hebbur								
		Kolal								
		Uradagere								
		Gulur								
		Kora								
		Totlakere								
Maddagiri.	II	Maddagiri	Maddagiri	91 10 8	Deputy Commissioner's Office, Tumkur.	6th February 1893.	Deputy Commissioner.	4	0	0
		Koratagere								
		Dodderi								
		Rantavalalu								
		Midigesi								
		Itikedibbanhalli								
		Teriyur								
		Kodigenhalli								
		Purvara								
		Channarayadurga.								
		Holavanahalli								

SCHEDULE.—*Continued.*

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20 th under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
Pavagada.	III	Pavagada ... Mugdalbetta ... Gumgatta ... Nidagal ... Hoskote ... Ponnasamudra ... Racharlu ...	Pavagada ...	25 0 0				4 0 0		
Tiptur.	IV	Tiptur ... Mayasandra ... Turuvekere ... Honnnavalli ... Hulikurki ... Nonavinkere ... Ichnur ... Kibbanahalli ... Dabbegatta ...	Tiptur ...	200 0 0				4 0 0		
Chiknayakanhalli.	V	Chiknayakanhalli ... Huliyar ... Sattikere ... Khandikere ... Handinkere ... Budihal ... Yalnodu ...	Chiknayakanhalli ...	129 2 8				4 0 0		
Sira.	VI	Sira ... Tavarakere ... Kallambella ... Agrahar ... Bukkapatna ...	Sira ...	170 13 4			Deputy Commissioner's Office, Tumkur.	4 0 0		
	VII	Nadur ... Hulikunte ... Bargur ...	Nadur ...	225 0 0				4 0 0		
Gubbi.	VIII	Gubbi ... Chelur ... Hagalvadi ...	Gubbi ...	308 5 4				4 0 0		
	IX	Nittur ... Kadaba ... Kallur ... Chitnahalli ... Dandinasiwara ...	Nittur ...	154 2 8				4 0 0		
Kunigal.	X	Kunigal ... Huliyurdurga ... Amrutur ... Yediyur ... Kottegara ... Hutridurga ... Byadrahalli ... Kunigal ...	Kunigal ...	170 13 4				4 0 0		
Mysore.	I	Kadakola ... Ilwala ... Varkod ... Kasari or Nava-shahar ...								

MYSORE DISTRICT.

SCHEDULE.—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price * being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20° under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
Mysore.		Kudnahalli ... Lingambudhi ... Sindhavalli ... Mysore ... Agandur ...	Mysore ...	45 13 4				4	0	0
Nanjangud.	II	Nanjangud ... Kalali ... Hedatole ... Hadinaru ... Devanuru ... Hura ... Rampura ... Tayur ... Dasnur ...	Nanjangud ...	458 5 4				4	0	0
Nagamangala.	III	Nagamangala ... Nelligere ... Bindiganvale ... Honakere ... Devalapura ...	Nagamangala ...	91 10 8				4	0	0
Hunsur.	IV	Kerijaji ... Periyapatna ... Bilakere ... Gaudagere ... Chilkunda ... Ravandur ... Battadpur ... Harnahalli ... Kaggundi ... Heggandur ...	Hunsur ...	583 5 4	Deputy Commissioners Office, Mysore.	6th and 7th February 1893.	Deputy Commissioner.	4	0	0
Seringapatam.	V	Kura or Seringapatam ... Palhalli ... Kyatnahalli ... Haravu ... Settihalhi ... Arakere ... Belagola ... Chandagal ...	Seringapatam ...	633 5 4				4	0	0
	VI	Kirangur ... Melkote ... Tirumalasagar-chattrra ...						4	0	0
Yedatore.	VII	Yedatore ... Saligrama ... Byadrahalli ... Haradanahalli ... Mirle ... Tippuru ... Hansoge ...						4	0	0
Heggaddevankote.	VIII	Heggaddevankote. ... Antarsante ... Sargur ... Nemmanahalli ... Jinhalli ...	Heggaddevankote ...	87 8 0				4	0	0

SCHEDULE.—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20° under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
Mandya.	IX	Mandya ... Yeleyur ... Kottati ... Basral ... Muttegere ... Dudda ...	Mandya.	216 10 8				4	0	0
	X	Maddur ... Koppa ... Ane or Hoskere. ... Atigur ... Tippur ... Kudaregundi				4	0	0
Malvalli	XI	Malvalli ... Purigal ... Halagur ... Doddarasinkere... Kulgere ... Goudagere ... Kiragayalu ...	Malvalli.	225 0 0				4	0	0
T. Narsipur	XII	Tirumakudlu- Narsipur ... Bannur ... Talkad ... Sosale ... Rangasamudra. Mugur ... Bevinhalli ...	T. Narsipur	166 10 8				4	0	0
Chamrajnagar.	XIII	Chamrajnagar ... Santemaranhalli. Alur ... Kagalvadi ... Haradanhalli ... Uyamballi ... Ummattur ... Byadarpur ... Hongnur ... Kothalvadi				4	0	0
Gundlu.	XIV	Gundlu ... Raghavapur ... Kelsur ... Tirakanambi ... Hangala ... Kutnur				4	0	0
Yelandur.	XV	Agara ... Yelandur ... Yargamballi ...	Yelandur.	175 0 0				4	0	0
Attikuppa.	XVI	Attikuppa or Krishnarajpete... Kikkeri ... Chinkurali ... Santebachalli ... Akkihebbal ... Kannambadi ...	Attikuppa or Krishnarajpete...	33 5 4				4	0	0

Deputy Commissioner's Office, Mysore.

6th and 7th February 1893.

Deputy Commissioner.

SCHEDULE—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20 ^g under-proof.		
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.							
HASSAN DISTRICT.										
Hassan.	I	Hassan Salagame Dudda Grama	Hassan	1,265	0	0		3	14	0
	II	Alur Palya Kattayi Bylahalli Ponnathpur	Alur	291	10	8		3	14	0
Manjarabad.	III	Saklespur Belagode Hanbal Marnhalli	Saklespur	1,416	10	8		3	14	0
	IV	Yeslur Byagadhalli	Yeslur	375	0	0		3	14	0
	V	Hoskote or Mutgi. Sukravarasante or Bellur	Sukravarasante or Bellur	208	5	4		3	14	0
Belur.	VI	Belur Sanivarsante Thogare Arehalli Bikkodu	Belur	1,187	8	0		3	14	0
	VII	Madihalli Halebidu						3	14	0
Arkalgud.	VIII	Arkalgud Konnannur Marur Mallapatna Basavapatna Krishnarajkatte.	Arkalgud	70	13			3	14	0
Holénarsipur.	IX	Holénarsipur Dodkadnur Halekote Gubbi	Holénarsipur	91	10	8		4	0	0
Channarayapatna.	X	Channarayapatna Hiresave Nuggihalli Sravanabelagola. Dandiganhalli Anati Bagur	Channarayapatna	29	2	8		4	0	0
Arsikere.	XI	Arsikere Harnahalli Banavar Gandasi Javagal Kangatta	Arsikere	666	10	8		4	0	0

Deputy Commissioner's Office, Hassan.

6th February 1893.

Deputy Commissioner.

SCHEDULE.—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20 ^c under-proof.
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.					

KADUR DISTRICT.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20 ^c under-proof.
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.					
Kadur.	I	Kadur ... Sakrepatna ... Yagati ... Bidare ...	Kadur ...	212	8	0		3 14 0
	II	Birur ... Herenallur ...	Birur, ...	212	8	0		3 14 0
	III	Chikmagalur ...	Chikmagalur ...	2,583	5	4		3 14 0
	IV	Marle ... Lakya ... Jagra					3 14 0
Chikmagalur.	V	Vastara ...	Vastara ...	529	2	8		3 14 0
	VI	Bidarnad ... Kadagalnad ... Khandya ...	Aldur ...	341	10	8		3 14 0
	VII	Mudgere ... Gonibidu ...	Mudgere ...	575	0	0		3 14 0
	VIII	Bankal ... Melbhangadi ... Kalsa ...	Bankal ...					3 14 0
Mudgere.	IX	Tarikere ... Ajjampur ... Sivane ... Amrutapur ...	Tarikere ...	591	10	8		3 14 0
	X	Lingadhalli ...	Lingadhalli ...	670	13	4		3 14 0
	XI	Lakvalli ...	Lakvalli ...	83	5	4		3 14 0
	XII	Koppa ...	Koppa ...	425	0	0		3 14 0
Koppa.	XIII	Hoskere ... Bileri ... Kigga ...	Hariharpur ...	270	13	4		3 14 0
	XIV	Baggunji ... Megunda ...	Sollebile ...	241	10	8		3 14 0
	XV	Yedehalli ...	Yedehalli ...	91	10	8		3 14 0
	XVI	Balehonnur ...	Balehonnur ...	95	13	4		3 14 0
	XVII	Sringeri ...	Sringeri ...	333	5	4		3 14 0

Deputy Commissioner's Office, Chikmagalur.

3rd and 4th February 1893.

Deputy Commissioner.

SCHEDULE.—Continued.

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.		Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20° under-proof.			
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.									
SHIMOGA DISTRICT.												
Shimoga.	I	Shimoga	Shimoga	4,137	8	0	Deputy Commissioner's Office, Shimoga.	6th and 7th February 1893.	Deputy Commissioner.	3	14	0
	II	Holalur	Holalur	79	2	8				3	14	0
	III	Bidare	Bidare	166	10	8				3	14	0
	IV	Holehonnur	Holehonnur	250	0	0				3	14	0
	V	Benkipur	Benkipur	725	0	0				3	14	0
	VI	Harnahalli Kumsi	Iynur	675	0	0				3	14	0
Honnali.	VII	Honnali Sasvehalli	Honnali	650	0	0				3	14	0
	VIII	Belagutti	Nyamti	1,162	8	0				3	14	0
Channagiri.	IX	Channagiri Nallur	Channagiri	279	2	8				3	14	0
	X	Basvapatna-Hoskere	Channagiri									
Shikarpur.	XI	Sentebennur Ubrani	Shikarpur	1,004	2	8				3	14	0
		Shikarpur	Shikarpur									
		Mugalgere Hosur	Mugalgere	591	10	8				3	14	0
		Udagani Talgunda	Mugalgere									
	XII	Bilander	Bilander	95	13	4				3	14	0
Nagar.	XIII	Humcha Kerehalli	Nagara	54	2	8				3	14	0
		Nagara	Nagara									
		Putguppe Haratal	Nagara									
		Jala	Nagara									
Sagar.	XIV	Sagara Anantapur	Sagar	1,125	0	0				3	14	0
		Ikkeri	Sagar									
Sorab.	XV	Talgoppa Karur	Talagoppa	137	8	0				3	14	0
		Bharangi	Talagoppa									
	XVI	Sorab Kyasnur	Sorab	466	10	8	3	14	0			
Tirthahalli.	XVII	Chandragutti	Sorab									
		Tuvunandi	Anavatti	291	10	8	3	14	0			
		Anavatti Talagudde	Anavatti									
	XVIII	Araga	Tirthahalli	879	2	8	3	14	0			
	XIX	Agrahar	Agrahar	170	13	4	3	14	0			
	XX	Mittur	Hiremattur	195	13	4	3	14	0			
	XXI	Agumbi	Agumbi	117	8	0	3	14	0			
	XXII	Mandagadde	Mandagadde	404	2	8	3	14	0			

Deputy Commissioner's Office, Shimoga.

6th and 7th February 1893.

Deputy Commissioner.

SCHEDULE—*Concluded.*

Taluk.	Serial Number of Circle or Farm.	Details of Vend rent Circles or Farms.		Upset price being sums below which bids will not be accepted for each Tract.	Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Rate of duty including Local Cess fixed by Government per gallon of 20° under-proof.
		Names of Hoblis comprised in the Circle.	Name of Defined Circle or Farm.					
CHITALDROOG DISTRICT.								
Chitaldroog.	I	Chitaldroog	Chitaldroog	758	5	4		4
		Turnur						
		Bharmasagara						
Jagalur.	II	Hireguntanur	Jagalur	38	5	4		4
		Jagalur						
		Bilchod						
Davangere.	III	Sokki	Davangere	754	2	8		4
		Davangere						
		Moyakonda						
		Hadadi						
Molkalmuru.	IV	Anigod	Harihar	1,091	10	8		4
		Anaji						
		Harihar						
		Malebennur						
Holalkere.	V	Kondajji	Molkalmuru	83	5	4		4
		Molkalmuru						
		Devasamudra						
		Holalkere						
Challakere.	VII	Bharmanayakan- durga	Challakere	108	5	4		4
		Talya						
		Ramgiri						
		Hosdurga						
Hiriyur.	VIII	Bagur	Challakere	91	10	8		4
		Challakere						
		Tallak						
		Naikanhatti	Hiriyur	129	2	8		4
		Parasurampur						
		Hiriyur						
		Iymangala	Hiriyur	129	2	8		4
		Juvencondanbhalli						
		Dharmapura						
		Lakkibhalli						

No. 8306—R. F. 209-92, DATED 14TH DECEMBER 1892.

1. Notice is hereby given that the right of selling country spirits in each of the separate shops in the tracts specified in the subjoined schedule, for fifteen months, namely, April, May and June 1893 and twelve months of the official year beginning with 1st July 1893 and ending with 30th June 1894, will be put up to public auction on the dates and at the places named in the said schedule, by the officers therein mentioned.

2. Each bidder at the auction will deposit a sum of Rs. 60, previous to bidding. The shops will be knocked down to the approved highest bidder above the upset price mentioned in the aforesaid schedule, subject to the formal confirmation by the Deputy Commissioner, who will be at liberty to accept or reject the bid at discretion without assigning reasons for the same. Such formal confirmation will be tantamount to an acceptance of the bid. Parties intending to bid must attend either in person or by duly accredited agents. Should there be no bid above the upset price, the officer conducting the sale may lower the upset price at his discretion.

3. As soon as the auction is completed, the deposits made by the unsuccessful bidders and not forfeited as hereinafter provided will be returned to them. As the auction proceeds, the person whose bid is accepted for each shop shall at once deposit a sum

equal to $\frac{5}{8}$ ths of a month's rent for that shop. Should he fail to do so, the deposit made by him under para 2 will be forfeited, the shop will at once be put up again on the above conditions, and he will be debarred from bidding again for the same or for any other shop.

4. Persons to whom shops have been knocked down, and who have made deposits as provided in paras 2 and 3 shall also, within seven days from the date of the auction, deposit such further sum as, with the first and second deposits, will make up an amount equal to three months' rent of each shop knocked down to them; and shall take out licenses in the prescribed form, on the conditions hereinafter set forth. On the failure of any person to make the deposit, or to take out licenses as aforesaid, the shop or shops will be resold at the risk of such person, or if the auction hereby notified has already been completed, will be otherwise disposed of at the discretion of the Deputy Commissioner. In the case of purchaser's death after the confirmation of the sale, it will be binding on his heirs or assigns.

5. Re-sales effected under para 4 will be at the risk of the defaulting bidder who will forfeit all gain; and in the event of a loss by resale, he will make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the re-sale. In the latter case, the forfeited deposit will be deducted from the loss arising from the resale, and the remainder, if any, will be recovered from the bidder in the same manner as if it were an arrear of land revenue. Should, however, the forfeited deposit be greater than the loss by resale, the whole of such deposit will be credited to Government.

6. A statement showing the details of the consumption of liquor at each shop will be shown to the intending bidders at the time of sale.

Conditions.

(1). The privilege conferred by the license extends only to the sale of country spirits of the strength of 20° under proof.

(2). The amount for which the privilege has been purchased shall be payable into the local Government Treasury in equal monthly instalments commencing from April 1893; each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent shall be payable on the 15th of the month following. The deposit of 3 months' rent made by the licensee will be taken in payment of the rents due for the last three months of the period of the farm. Failing payment by the 15th of the next month, the Deputy Commissioner shall at once proceed to recover the arrears together with interest at 6 per cent under the rules in force for the collection of land revenue. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee.

(3). The licensee shall purchase the spirits to be sold in his shop from Messrs. Parry and Co., who have been appointed Distillers for the manufacture of country spirits for the State at the rate of 10½ annas per gallon of 20° under proof delivered at the distillery, or from a Bonded Depot established under the sanction of Government. The spirits shall be sold to the public by the licensee at Rs. 5—5—0 per gallon of 20° under proof.

(4). The licensee of every shop in the Towns of Bangalore and Mysore shall pay a registration fee under the Municipal Regulation, at the rate of Rs. 180 per annum in advance for the period of the license for his shop; and he shall pay also a license fee of 4 annas per gallon on all arrack sold by him in excess of 55 gallons a month in each.

(5). The above rate and fees are in addition to the Excise duty which shall be prepaid into the local Government Treasury, as per following condition (6), at the prescribed rate of Rs. 4 per gallon of 20° under proof, before the removal of the spirits from the Distillery, or a Bonded Depot established under the sanction of Government.

- (6). The licensee shall pay the above duty into the local Government Treasury, or to any taluk official appointed on this behalf at the cost of the licensee, and located at the Bonded Depôt established for the convenience of the "separate shops", and shall obtain a receipt in the prescribed printed form. On production of such receipt and an indent for the supply of the liquor covered by the receipt, and on payment of the prescribed price of such liquor to the distiller or his agent, or any person appointed by Government on this behalf, the Assistant Supervisor or other officer in charge of the Distillery or the Bonded Depôt-keeper shall issue the quantity of liquor equal to the amount of duty shown in the Treasury Officer's receipt which will be forwarded to the Excise Commissioner's Office under the endorsement of the Assistant Supervisor or other officer aforesaid, as to the date and hour when the liquor was issued. The Assistant Supervisor or other officer or Depôt-keeper aforesaid shall issue a pass in the prescribed form for the transport of liquor from the Distillery or Bonded Depôt.
- (7). The licensee shall use such measures as may from time to time be prescribed by Government, and provide himself with the printed forms of accounts and permits or passes for transport of spirits, which forms shall be purchased from local Excise officers.
- (8). The licensee shall be bound by the rules in force, and which may be issued from time to time by Government.
- (9). The remaining terms and conditions shall be as set forth in the prescribed license.

7. In case of any breach of the above conditions either by the licensee, or with his connivance and privity, by any person in his employment, or in the event of the licensee neglecting to open his shops or to carry on his business with due care and attention, it shall be competent to the Deputy Commissioner to impose upon the licensee a fine not exceeding Rs. 10 for every such breach, or at the option of the Deputy Commissioner to declare the money deposited with him forfeited, and to cancel the license and to resell the privilege at the risk of the licensee; and all loss thereby caused together with the loss accruing to Government in consequence of the licensee not carrying on his business by opening his shop on 1st April 1893, shall be made good by him. When a lease is cancelled, the rent for the whole period of the lease shall become due at once, which shall be recovered together with all losses as if they were arrears of land revenue.

8. The penalties laid down in the last preceding clause shall not exempt the licensee or his employes from prosecution for any offence committed against the Excise laws or rules in force.

SCHEDULE.

Name of Circle.	Serial No. of Shop.	Situation of the Shop.	Upset price below which bids will not be accepted for the Shop.			Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Remarks.
Bangalore Town.	1	No. 168, Mareammah's Covil street, Rangaswami							
	2	Covil street ...	429	2	8				
	3	40, Rangaswami Covil street ...	397	8	0				
	4	8, Basettipetta, Kattigavara street ...	641	10	8				
	5	680, Dharmaraja's temple, Alsurpet ...	667	8	0				
	6	23, Avenue road ...	666	10	8				
	7	45, Babbur Rangasami's street, Taraman-							
	8	dal street ...	571	10	8				
	9	26, Setti Siddamma's street, No. F. 3rd							
	10	Division, Ramaannapet ...	380	0	0				
	11	112, Laskar Lines, High Road ...	431	10	8				
	12	6, Market road, No. 2 Division ...	841	10	8				
	13	65, Kurvinapet, Rangaiya Chetty's street...	640	0	0				
	14	30, Telugarapetta street, Gudumayana							
	15	peta ...	666	10	8				
	16	128, Akkipett, Tharagina Peta road ...	571	10	8				
	17	21, No. 2 Lane, 3rd Division, Cubbonpet							
	18	road ...	386	10	8				
	19	36, No. B. 4th Division, Kumbharpet ...	534	2	8				
	20	104, Kurvinapet, No. 9. 2nd Division, Ak-							
	21	kipet ...	634	2	8				
	22	136, Laskar Lines, High road ...	531	10	8				
	23	24, Jamkanpet, Kasvisvesvera temple							
	24	street ...	667	8	0				
	25	10, Narasappa's Lane, new street, Market							
	26	road ...	722	8	0				
Mysore Town.	1	79, Ragipett, Old Butcher's Market street...	615	0	0				
	2	6, Siddi Katta Bamboo Bazar ...	521	10	8				
	3	11, C. Lane, Telugarapet street, Bale-							
	4	pet ...	654	2	8				
	5	220, Avenue road, Siddi Katta ...	462	8	0				
	6	56, Mysore road, Tattina Bagalu ...	550	0	1				
	7	28, Laskar Lines, High road ...	417	8	0				
	8	72, Nalabandivadi, Kengeri Police							
	9	Station ...	460	13	4				
	10	5, Dobspe, A. street ...	300	0	0				
	1	Lashkar Mohalla ...	216	10	8				
	2	Devaraj Mohalla ...	337	8	0				
	3	Mandi Mohalla, Ragi Mandi ...	337	8	0				
	4	Devaraj Mohalla, Sivarampet ...	541	10	8				
	5	Antharubidi do ...	354	2	8				
	6	Kuri Mandi, Mandi Mohalla ...	507	11	4				
	7	Motche Bedi do ...	295	13	4				
	8	Devaraj Mohalla ...	308	5	4				
	9	Basavana Mohalla ...	266	10	8				
	10	Lashkar Mohalla ...	412	8	0				
	11	Antharu Bedi, Devaraj Mohalla ...	208	5	4				
	12	Basavana Mohalla, Kumbargiri ...	254	2	8				
	13	Devaraj Mohalla, Near new Agrahar ...	208	5	4				
	14	Krishnaraj Mohalla, Hale Agrahar ...	404	2	6				
	15	Antharu Bedi, Devaraj Mohalla ...	416	10	8				
	16	Lashkar Mohalla ...	304	2	8				
	17	Nazarbad Mohalla ...	295	13	4				
	18	Nazarbad Mohalla ...	358	5	4				
	19	Krishnaraj Mohalla, Hale Agrahar ...	354	2	8				

SCHEDULE.

Name of Circle.		Serial No. of Shop.	Situation of the Shop.	Upset price below which bids will not be accepted for the Shop.			Place of Sale.	Date of Sale.	Officer by whom Sale will be conducted.	Remarks.
Gold Fields.	Bowringpet.	1	Bowringpet	383	5	4	At Gold Fields Magistrate's Office.	4th February 1893.	Deputy Commissioner or other officer authorized by him.	
		2	Do	383	5	4				
		3	Do	383	5	4				
		4	Do	383	5	4				
		5	Urigan ...	741	10	8				
		6	Do	670	13	4				
		7	Sornakoppa	545	13	4				
		8	Surepalli ...	733	5	4				
	Betamangala.	1	Urigan ...	650	0	0				
		2	Do	587	8	0				
		3	Do	587	8	0				
		4	Surepalli ...	745	13	4				
		5	Madamangala	258	5	4				
		6	Chinnaganhalli	233	5	4				
		7	Gattrayagadahalli	629	2	8				
		8	Gollapalli	858	5	4				
		9	Do	841	10	8				

No. 8372—R. F. 210-92, dated the 15th December 1892.

It is hereby notified by the Government of His Highness the Maharaja of Mysore that the exclusive privilege of selling date toddy in the various classes of farms specified in the subjoined schedule for fifteen months, namely, April, May and June 1893, and the twelve months of the official year beginning with 1st July 1893 and ending with 30th June 1894, will be sold by the respective Deputy Commissioners or by Assistant Commissioners specially authorized by the Deputy Commissioners for the purpose, on the dates and at the places specified in the said schedule, subject to the conditions hereinafter set forth. If the sales are not completed on those days, they will be continued on the next following days. Should there be no bids for any of the aforesaid farms singly, the officer conducting the sale, may revise the farms at discretion, clubbing together more than one farm or selling the farms by taluks.

2. The exclusive privilege above described will be put up to auction at the upset prices mentioned in the aforesaid schedule, and will be knocked down to the approved highest bidder above those prices, subject to the formal confirmation by the Deputy Commissioner who will be at liberty to accept or reject the bid at discretion. Such formal confirmation will be tantamount to an acceptance of the bid. Should there be no bid above the upset price, the officer conducting the sale, may lower the upset price at discretion.

3. Parties intending to bid must attend either in person or by duly authorized agents, and no person will be permitted to bid either on his own behalf or on account of any one else until he has deposited Rs. 50 or such other reasonable amount as may be fixed by the officer conducting the sale. The deposits made by the unsuccessful bidders and not forfeited as hereinafter provided, will be returned at the close of the sale. The successful bidder must, on the exclusive privilege being knocked down to him, and before the next farm is put up for sale, deposit a sum equal to one-twentieth of the amount of his bid, and within fifteen days of the confirmation of the sale having been notified to him by the Deputy Commissioner in writing, he must deposit such further sum as, with the former deposit, will make up an aggregate sum equal to three months' rent, and if he fails to do so, the deposits already made will be forfeited, and the exclusive privilege will be immediately resold or otherwise disposed of as the Deputy Commissioner may direct.

4. Resales effected under para 3 will be at the risk of the defaulting bidder who will forfeit all gain, and in the event of a loss by the resale, will make good the deficiency between the total amount payable by him for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the resale. In the latter case, the forfeited deposit will be deducted from the loss arising from the resale; and the remainder, if any, will be recovered from the bidder in the same manner as if it were an arrear of land revenue. Should, however, the forfeited deposit be greater than the loss by resale, the whole of such deposit will be credited to Government.

5. The purchaser of the exclusive privilege shall sign an agreement binding himself to observe the conditions hereinafter set forth, and the agreement shall be executed within ten days of the expiry of the period of fifteen days above mentioned. If the purchaser fails or refuses to sign the agreement, all deposits already made will be forfeited; and the exclusive privilege will be resold at the risk and loss of the first purchaser as set forth in paras 3 and 4, or be otherwise disposed of. In the case of the purchaser's death after the confirmation of the sale, it will be binding on his heirs or assigns.

6. A statement of existing shops in each farm and the groves attached to each farm, will be shown to the intending bidders at the time of sale.

7. As soon as the agreement has been executed, the Deputy Commissioner will issue a license in the prescribed form, assigning to the purchaser the exclusive privilege referred to therein, subject to the following conditions:—

- (1.) The exclusive privilege shall extend only to the sale of date toddy.
- (2.) The amount for which the privilege has been purchased, shall be payable into the local Government Treasuries on printed chellans furnished for the purpose by Government, in equal monthly instalments commencing from April 1893, together with the local cess of one anna on every rupee of such instalment; each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent together with local cess thereon shall be payable on the 15th of the month following.
- (3.) The deposit of three months' rent made by the licensee will be taken in payment of the rents due for the last three months of the period of the farm. Failing payment of each monthly rent by the 15th of the next month, the Deputy Commissioner will recover the same under the rules in force for the recovery of land revenue, together with interest at 6 per cent per annum. No remission or abatement of the rent, shall, on any account whatever, be claimable by the licensee.
- (4.) The toddy shall be sold to the public at the rates prescribed by Government.
- (5.) The toddy shall be sold pure as drawn from trees, and shall not be adulterated or diluted in any manner in the shops, or depôts if any.

- (6.) The licensee shall keep true accounts of the quantity of toddy received and issued to shopkeepers. The passes issued with the toddy transported, shall be subject to examination and check by the officers authorized on this behalf.
- (7.) The toddy shall not be sold except in shops duly licensed by the Deputy Commissioner in the prescribed form, and no new shops shall be opened without the previous sanction of the Excise Commissioner.
- (8.) The Deputy Commissioner may, whenever he thinks fit, direct any shops to be closed, or permit transfers of shops from one place to another.
- (9.) The licensee shall not, during the term of the license, have any interest in the exclusive privilege of vending arrack in any part of the farm to which the license relates, nor permit any person having interest in the exclusive privilege of vending arrack in any part of the farm, to hold any share or interest in his exclusive privilege of selling toddy; nor shall he, during the term of his license, without the written permission of the Excise Commissioner, have any interest direct or indirect, in any toddy farm in any Districts of the Madras or Bombay Presidency under the British Government or in any other Foreign State or Territory.
- (10.) The licensee shall be bound by the provisions of the excise laws and rules in force or by any additional rules which may from time to time be prescribed under the excise laws. The licensee shall use such measures as may from time to time be prescribed by Government, and provide himself with permit books for the transport of toddy, which books may be purchased from local Excise officers.
- (11.) This lease shall not be transferable except with the permission of Government.
- (12.) The remaining terms and conditions shall be as set forth in the prescribed licenses.

8. In case of any breach of the aforesaid conditions or of the license either by the licensee, or with his connivance or privity by any person in his employment, it shall be competent to the Deputy Commissioner to impose upon the licensee a fine not exceeding the sum of Rs. 50 for every such breach of such conditions, or at the option of the Deputy Commissioner to declare the money deposited with him forfeited, and to cancel the license, and resell the exclusive privilege at the risk of the licensee or to place the farm under the management of Government; and all loss thereby caused should be made good by the licensee. When a lease is cancelled, the rent for the whole period of the lease shall become due at once. All the amounts of such penalties and loss shall be recovered in the same manner as if they were the arrears of land revenue.

9. The imposition of a fine or the forfeiture of deposit or the cancellation of the license under the last preceding condition, shall not be held to prevent the prosecution of the licensee or his agents or employes for any offence punishable under the excise laws or other enactments or rules for the time being in force.

SCHEDULE.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Bangalore.	I	Angadi Farm	City and Civil and Military Station of Bangalore	20	Rs. 46,710	Bangalore Taluk Cutcherry.	4th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Bangalore Taluk	19	14,040			
Kankanhalli.	I	Aiyan Farm	Kankanhalli	7	4,200	Kankanhalli Taluk Cutcherry.	6th February 1893.	
	II	Do	Satnur	8	2,400			
	III	Do	Paduvanagere	5	760			
	IV	Do	Maralvadi	6	760			
	V	Do	Mutadi	10	2,700			
	VI	Do	Harohalli	5	1,650			
	VII	Do	Kaggalhalli	6	1,655			
	VIII	Do	Rampura	6	1,300			
	IX	Do	Kodihalli	8	1,050			
	X	Do	Mullahalli	3	790			
	XI	Do	Alahalli	1	370			
	XII	Inam Shop	Kaglipura	1	150			
	XIII	Do	Marlabekuppe	1	30			
	XIV	Inam Grove.	Dollahalli	1	25			
Closepet Sub-Taluk.	I	Aiyan Farm	Closepet	8	6,025	Channarayana Taluk Cutcherry.	7th February 1893.	
	II	Do	Nilsandra	5	2,550			
	III	Do	Sante Mogenahalli	10	4,310			
	IV	Do	Jalavangala	10	2,670			
	V	Do	Gijagan Dasandoddi	8	2,050			
	VI	Do	Syanavangala	3	970			
	VII	Do	Bidadi	10	4,300			
	VIII	Inam Grove	Garkahalli	Grove.	360			
	IX	Do	Seshagiri halli	Do	10			
	X	Do	Vuragahalli	Do	20			
	XI	Do	Talevadi	Do	50			
	XII	Do	Kodiyal Karenahalli	Do	10			
	XIII	Do	Dyavapura	Do	5			
	XIV	Do	Kalakere Kengala	Do	280			
Channarayana.	I	Aiyan Farm	Channarayana	7	7,410	Channarayana Taluk Cutcherry.	8th February 1893.	
	II	Do	Bevuru	10	2,450			
	III	Do	Birapatna	9	4,000			
	IV	Inam Grove	Kudaluru	Grove.	530			
	V	Do	Jolamanahalli	Do	40			
	VI	Do	Abburu	Do	80			
	VII	Do	Puttappandoddi	Do	430			
Magadi.	I	Aiyan Farm	Magadi	5	4,215	Magadi Taluk Cutcherry.	8th February 1893.	
	II	Do	Bachenahatti	4	1,355			
	III	Do	Harti	2	1,750			
	IV	Do	Soluru	9	4,800			
	V	Do	Kodihalli	3	1,150			
	VI	Do	Hulikallu	8	2,750			
	VII	Do	Tavarekere	2	340			
	VIII	Do	Madabala	7	1,950			
	IX	Do	Santegutta	1	100			
	X	Inam Shop	Gejjagarkuppe	1	10			
	XI	Do	Hebbalalu	1	50			
	XII	Do	Machehalli	1	140			
	XIII	Do	Kuppemala	1	250			
	XIV	Inam Grove	Machehalli	Grove.	25			
	XV	Do	Dandinahalli	Do	40			
	XVI	Do	Hebbalalu	Do	100			
	XVII	Do	Raghunathapura	Do	10			
	XVIII	Do	Kurubarahalli	Do	10			
	XIX	Do	Gariganahalli	Do	15			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Magadi.	XX	Inam Grove	Kempasagara	...	R. 5	Magadi Taluk Outcherry.	8th February 1893.	
	XXI	Do	Varadoballi	...	60			
	XXII	Do	Baichakuppe	...	10			
	XXIII	Do	Kamasagara	...	15			
	XXIV	Do	Gejjagarkupe	...	25			
Nelamangala.	I	Angadi Farm	Sondekoppa	...	7	1,800	Nelamangala Taluk Outcherry.	9th February 1893.
	II	Do	Tyamagondlu	...	4	3,250		
	III	Do	Dobbspeta	...	5	1,600		
	IV	Do	Beguru	...	5	1,620		
	V	Do	Sivagange Jatre	...	1	90		
	VI	Do	Basavapatna	...	5	750		
	VII	Do	Nelamangala	...	5	2,600		
	VIII	Inam Grove	Mallapura	...	Grove.	5		
	IX	Do	Hanchipura	...	Do	5		
	X	Do	Gundenhalli	...	Do	20		
	XI	Do	Bhavikere	...	Do	5		
	XII	Do	Vajarahalli	...	Do	5		
	XIII	Do	Heggadadevanpura	...	Do	5		
	XIV	Do	Gejjagadakuppe	...	Do	5		
	XV	Do	Kamasandra	...	Do	85		
	XVI	Do	Gavi Palya	...	Do	45		
Dodballapur.	I	Angadi Farm	Dodballapur	...	5	7,210	Dodballapur Taluk Outcherry.	10th February 1893.
	II	Do	Kakkehalli	...	1	800		
	III	Do	Kuchigere	...	3	1,000		
	IV	Do	Malekote	...	2	1,100		
	V	Do	Harabe	...	1	950		
	VI	Do	Hulikunte	...	1	800		
	VII	Do	Alpanahalli	...	3	1,800		
	VIII	Do	Gundangere	...	7	8,010		
	IX	Do	Gummanahalli	...	1	200		
	X	Do	Byaka	...	2	250		
	XI	Inam Shops	Rajanakunte	...	1	100		
	XII	Do	Karnakunte	...	1	1,000		
	XIII	Do	Arodi	...	1	835		
	XIV	Inam Grove	Arodi	...	Grove.	15		
	XV	Do	Keklahalli	...	Do	20		
	XVI	Do	Chokkanahalli	...	Do	5		
	XVII	Do	Nellikunte	...	Do	5		
	XVIII	Do	Dyavarala	...	Do	5		
	XIX	Do	Kalenahalli	...	Do	5		
	XX	Do	Haniyuru	...	Do	5		
	XXI	Do	Karenahalli	...	Do	5		
	XXII	Do	Basavanathi	...	Do	5		
	XXIII	Do	Karnakunte	...	Do	5		
	XXIV	Do	Hittagalpura	...	Do	5		
Devanahalli	I	Angadi Farm	Devanahalli	...	15	2,520	Devanahalli Taluk Outcherry.	11th February 1893.
	II	Do	Kundana	...	2	255		
	III	Inam Groves	Gollahalli and 8 other groves	...	Groves.	165		
Hoskote.	I	Angadi Farm	Hoskote	...	17	2,150	Hoskote Taluk Outcherry.	18th February 1893.
	II	Inam Shop	Kuguru	...	1	100		
	III	Inam Groves	Battrahalli	...	Grove.	25		
	IV	Do	Appajipura	...	Do	10		
Anekal.	I	Angadi Farm	Anekal Taluk	...	19	7,210	Anekal Taluk Outcherry.	18th February 1893.

Deputy Commissioner or other Officer authorized by him.

SCHEDULE.—Continued.

Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Kolar District.							
I	Angadi Farm	Kolar	18	8,985	Kolar Taluk Outcherry.	16th February 1893.	Deputy Commissioner or other Officer authorized by him.
II	Inam Shops	Tumbihalli	1	50			
III	Do	Ajjappalli	1	70			
IV	Do	Kyalanur	1	60			
V	Do	Balanayakanahalli	1	80			
VI	Inam Grove	Ajjappalli	Grove.	500			
VII	Do	Kodihalli	Do	20			
VIII	Do	Hagari Gollahalli	Do	110			
IX	Do	Sanagenahalli	Do	10			
X	Do	Kadaripura	Do	5			
XI	Do	Kunrajanahalli	Do	5			
XII	Do	Bettadamale Hosahalli	Do	10			
XIII	Do	Tennehalli	Do	10			
XIV	Do	Karanahalli	Do	10			
XV	Do	Kariyarahalli	Do	20			
XVI	Do	Settigarahalli	Do	20			
I	Angadi Farm	Lakkur	2	280	Malur Taluk Outcherry.	18th February 1893.	Deputy Commissioner or other Officer authorized by him.
II	Do	Kodanur	1	100			
III	Do	Bantahalli	3	115			
IV	Do	Huladenahalli	3	180			
V	Do	Sivarapaina	1	15			
VI	Do	Tirupati	3	800			
VII	Do	Masti	1	250			
VIII	Do	Ahanya	2	250			
IX	Do	Valarahalli	2	165			
X	Do	Narasapura	1	45			
XI	Do	Mahuru	1	85			
XII	Inam Shops	Jodi Ohelaganahalli	1	100			
XIII	Do	Toranahalli	1	25			
XIV	Inam Grove	Toranahalli	Grove.	80			
XV	Do	Komanahalli	Do	10			
XVI	Do	Nambiganahalli	Do	20			
XVII	Do	Ohikandahalli	Do	80			
I	Angadi Farm	Bowringpet	48	7,055	Bowringpet Taluk Outcherry.	17th February 1893.	Deputy Commissioner or other Officer authorized by him.
II	Inam Shops	Batamakerahalli	1	100			
III	Do	Jayamangala	1	60			
IV	Do	Gandlapalli	1	160			
V	Do	Balajipalli	1	60			
VI	Do	Malpalli	1	850			
VII	Do	Pilvara	1	110			
VIII	Do	Gollahalli	1	1,120			
IX	Inam Groves	Potarajayalli	Grove.	10			
X	Do	Jayamangala	Do	10			
XI	Do	Kerlahalli	Do	10			
XII	Do	Kallamballe	Do	5			
XIII	Do	Yelavehalli	Do	5			
XIV	Do	Chembarahalli	Do	15			
XV	Do	Pilvara	Do	60			
XVI	Do	Malpalli	Do	25			
XVII	Do	Karode	Do	5			
XVIII	Do	Gandlapalli	Do	15			
I	Ayn Farm	Mulbagal	59	8,820	Mulbagal Taluk Outcherry.	20th Feb. 1893.	Deputy Commissioner or other Officer authorized by him.
II	Inam Shops	Chikkanahalli	1	20			
III	Do	Ohikkattimur	1	20			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
<i>Kolar District.</i>								
Kolar.	I	Angadi Farm	... Kolar	15	Rs. 3,935	Kolar Taluk Cutcherry.	16th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Inam Shops	... Tumbihalli	1	50			
	III	Do	... Ajjappalli	1	70			
	IV	Do	... Kyalaour	1	60			
	V	Do	... Balanayakanahalli	1	30			
	VI	Inam Grove	... Ajjappalli	Grove.	500			
	VII	Do	... Kodihalli	Do	20			
	VIII	Do	... Hagari Gallahalli	Do	110			
	IX	Do	... Sapagenahalli	Do	10			
	X	Do	... Kadaripura	Do	5			
	XI	Do	... Kunrajanahalli	Do	5			
	XII	Do	... Bettadamale Hosahalli	Do	10			
	XIII	Do	... Tennehalli	Do	10			
	XIV	Do	... Karanahalli	Do	10			
	XV	Do	... Kariyenahalli	Do	20			
	XVI	Do	... Settiganahalli	Do	20			
Malur.	I	Angadi Farm	... Lakkuru	2	230	Malur Taluk Cutcherry.	18th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	... Kodanur	1	100			
	III	Do	... Bantahalli	3	115			
	IV	Do	... Huladenahalli	3	130			
	V	Do	... Sivarapatna	1	15			
	VI	Do	... Tirupati	3	800			
	VII	Do	... Masti	1	250			
	VIII	Do	... Ahanya	2	250			
	IX	Do	... Valerahalli	2	165			
	X	Do	... Narasapura	1	45			
	XI	Do	... Maluru	1	85			
	XII	Inam Shops	... Jodi Chelaganahalli	1	100			
	XIII	Do	... Toranahalli	1	25			
	XIV	Inam Grove	... Toranahalli	Grove.	30			
	XV	Do	... Komenahalli	Do	10			
	XVI	Do	... Nambiganahalli	Do	20			
	XVII	Do	... Chikandahalli	Do	30			
Bowringpet.	I	Angadi Farm	... Bowringpet	43	7,055	Bowringpet Taluk Cutcherry.	17th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Inam Shops	... Batamakanahalli	1	100			
	III	Do	... Jayamangala	1	60			
	IV	Do	... Gandlapalli	1	160			
	V	Do	... Balajipalli	1	60			
	VI	Do	... Malpalli	1	350			
	VII	Do	... Pilvara	1	110			
	VIII	Do	... Gollahalli	1	1,120			
	IX	Inam Groves	... Potarajapalli	Grove.	10			
	X	Do	... Jayamangala	Do	10			
	XI	Do	... Kerlahalli	Do	10			
	XII	Do	... Kallamballe	Do	5			
	XIII	Do	... Yelavehalli	Do	5			
	XIV	Do	... Chembanahalli	Do	15			
	XV	Do	... Pilvara	Do	60			
	XVI	Do	... Malpalli	Do	25			
	XVII	Do	... Karode	Do	5			
	XVIII	Do	... Gandlapalli	Do	15			
Mulbagal.	I	Aiyin Farm	... Mulbagal	59	8,820	Mulbagal Taluk Cutcherry.	20th Feb. 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Inam Shops	... Chikkanahalli	1	20			
	III	Do	... Chikkatimma na Tinne	1	20			

SCHEDULE.—Continued.

Taluk	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Mulbagal.	IV	Inam Shops	Tatagutta	1	Rs. 20	Mulbagal Taluk Cutcherry.	20th February 1893.	
	V	Inam Grove	Kamatati	Grove	5			
	VI	Do	Kondanahalli	Do	10			
	VII	Do	Bhuvanahalli	Do	55			
	VIII	Do	Tatagutta	Do	5			
	IX	Do	Alalasandra	Do	5			
Chintamani and Srinivasapur.	I	Angadi Farm	Chintamani Taluk	30	5,170	Chintamani Taluk Cutcherry.	22nd February 1893.	
	II	Inam Grove	Buvapalli	Grove.	20			
	III	Do	Kuppavaripalli	Do	150			
Bagipalli Taluk including Gudibanda.	I	Aiyan Farm	Guluru	2	700	Bagipalli Taluk Cutcherry.	23rd February 1893.	
	II	Do	Muttapagalli	2	360			
	III	Do	Nallapparaddipalli	1	170			
	IV	Do	Marganakunte	2	650			
	V	Do	Billuru	2	610			
	VI	Do	Timampalli	1	150			
	VII	Do	Bagepalli	1	1,300			
	VIII	Do	Gantavarapalli	1	820			
	IX	Do	Mallasandra	2	640			
	X	Do	Hosakote	1	450			
	XI	Do	Yellampalli	2	900			
	XII	Do	Patapalya	3	300			
	XIII	Do	Julupalya	2	320			
	XIV	Do	Mittamari	1	550			
	XV	Do	Gudibanda	1	1,750			
	XVI	Do	Varlakonda	1	200			
	XVII	Do	Bijaganahalli	1	500			
	XVIII	Do	Katnahalli	4	1,700			
	XIX	Do	Pasupalodu	2	400			
	XX	Do	Hampasandra	3	1,410			
	XXI	Inam Grove	Gummatadipalli	Grove.	50			
Goribidnur.	I	Aiyan Farm	Machanahalli	7	3,700	Goribidnur Taluk Cutcherry.	24th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Namagondlu	3	2,100			
	III	Do	Arasalbande	3	1,200			
	IV	Do	Kadaburu	1	710			
	V	Do	Bommasandra	2	720			
	VI	Do	Timmanayakanpalya	2	900			
	VII	Do	Tokalahalli	4	1,700			
	VIII	Do	Katanakallu	2	370			
	IX	Do	Sadaralahalli	2	950			
	X	Do	Nagarikere	2	1,300			
	XI	Do	Koturu	2	850			
	XII	Do	Halaganahalli	2	1,000			
	XIII	Do	Chikkakoragoda	3	1,700			
	XIV	Do	Kudumalakunte	1	2,000			
	XV	Do	Kamaganahalli	6	910			
	XVI	Do	Tariyalu	2	310			
	XVII	Do	Doddamallekere	1	160			
	XVIII	Do	Upparahalli	1	200			
	XIX	Do	Mantagalalahalli	1	340			
	XX	Do	Tondebhavi	3	2,500			
	XXI	Do	Holakuru	3	1,600			
	XXII	Do	Hosuru	7	3,550			
	XXIII	Do	Idaguru	8	3,660			
	XXIV	Do	Gotaganapura	2	1,660			
	XXV	Do	Goribidnur	1	2,020			
	XXVI	Do	Hirebidnur	3	1,300			
	XXVII	Do	Huduguru	2	1,060			
	XXVIII	Do	Sambasettiballi	4	1,880			
	XXIX	Inam Groves	Gurappanahalli	Grove.	210			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Goribidnur.	XXX	Inam Groves	Mutchatagahalli	...	Rs. 5	Goribidnur Taluk Cutcherry.	24th February 1893.	
	XXXI	Do	Malanahalli	...	100			
	XXXII	Do	Bachanahalli	...	5			
	XXXIII	Do	Chikkanahalli	...	10			
	XXXIV	Do	Biramangala	...	10			
	XXXV	Do	Marumanahalli	...	5			
	XXXVI	Do	Veralahalli	...	5			
	XXXVII	Do	Jodi Komalahalli	...	20			
	XXXVIII	Do	Hunasannahalli	...	10			
	XXXIX	Do	Mudaladu	...	165			
	XL	Do	Konapura	...	5			
	XLI	Do	Jodi Mallanahalli	...	250			
	XLII	Do	Jodi Bisalahalli	...	5			
	XLIII	Inam Shops	Jodi Mallanahalli	...	140			
	XLIV	Do	Madimakalhalli	...	35			
	XLV	Do	Sadanahalli	...	95			
	XLVI	Do	Addakoppa	...	105			
	XLVII	Do	Mudilodu	...	25			
	XLVIII	Do	Konapura	...	170			
	XLIX	Do	Hunasannahalli	...	325			
Chikballapur.	I	Angadi Farm	Periyasandra	...	16	Chikballapur Taluk Cutcherry.	25th February 1893.	
	II	Inam Shops	Jodi Bomenahalli	...	1			
	III	Inam Groves	Pavandahalli	...	Grove, 10			
	IV	Do	Chokkanahalli	...	Do 10			
	V	Do	Parenahalli	...	Do 15			
	VI	Do	Vakkarehalli	...	Do 5			
	VII	Do	Jijanahalli	...	Do 20			
Sidlaghatta.	I	Angadi Farm	Sidlaghatta	...	4	Sidlaghatta Taluk Cutcherry.	27th February 1893.	
	II	Do	Jangamkote	...	2			
	III	Do	Doddatakahalli	...	8			
	IV	Inam Groves	Muttinapalli	...	Grove, 20			
Tumkur District.								
Tumkur.	I	Angadi Farm	Settihalli	...	8	Tumkur Taluk Cutcherry.	28th February 1893.	
	II	Do	Kuchangi	...	6			
	III	Do	Kelala	...	9			
	IV	Do	Hebburu	...	7			
	V	Do	Mallasandra	...	7			
	VI	Do	Manchagonahalli	...	1			
	VII	Do	Bellavi	...	6			
	VIII	Do	Honnudike	...	6			
	IX	Do	Devalapura	...	6			
	X	Do	Vuradigere	...	7			
	XI	Inam Shops	Vadrahalli	...	1			
	XII	Do	Dommanakuppe	...	1			
	XIII	Do	Jodi Viranayakanpalya	...	1			
	XIV	Do	Nandihalli	...	1			
	XV	Do	Chiksibi	...	1			
	XVI	Do	Suregunte	...	1			
	XVII	Inam Groves	Jodi Yelachagere	...	Grove, 5			
	XVIII	Do	Jodi Malagunte	...	Do 15			
	XIX	Do	Jodi Hullenahalli	...	Do 10			
Tiptur.	I	Aiyar Farm	Tiptur	...	10	Tiptur Taluk Cutcherry.	1st March 1893.	
	II	Do	Nonavinkere	...	10			
	III	Do	Arlaguppe	...	1			
	IV	Do	Ganganagutta	...	1			
	V	Do	Sasalahalli	...	2			
	VI	Do	Mallenahalli	...	1			

Deputy Commissioner or other Officer authorized by him.

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Tiptur.	VII	Aiyan Farm	Bidaregudi	5	Rs. 665	Tiptur Taluk Cutcherry.	1st March 1893.	Deputy Commissioner or other Officer authorized by him.
	VIII	Do	Honnavalli	4	375			
	IX	Do	Halkurike	4	360			
	X	Do	Turuvekere	5	2,570			
	XI	Do	Mayasandra	6	2,400			
	XII	Do	Tumkuru	2	310			
	XIII	Do	Badagarahalli	1	200			
	XIV	Do	Dabbegetta	1	330			
	XV	Do	Muddanahalli	1	25			
	XVI	Do	Kibbanahalli	3	1,165			
	XVII	Indian Shop	Narasappanahalli	1	15			
	XVIII	Indian Grove	Do	Grove.	15			
Gubba.	I	Aiyan Farm	Idaguru	3	700	Gubbi Taluk Cutcherry.	3rd March 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Bellahalli	3	750			
	III	Do	Galaga	1	400			
	IV	Do	Kunyala	2	820			
	V	Do	Chengavi	1	520			
	VI	Do	Laya	3	840			
	VII	Angadi Farm	Gubbi	1	2,150			
	VIII	Do	Singonahalli	1	750			
	IX	Do	Hosakere	1	200			
	X	Do	Anmanagatta	1	380			
	XI	Do	Haravesandra	1	800			
	XII	Do	Nitturu	1	820			
	XIII	Do	Muganayakankote	1	810			
	XIV	Do	Allalaghatta	1	700			
	XV	Do	Hagalvadi	1	800			
	XVI	Do	Javaregaudanapalya	1	700			
	XVII	Do	Sopanaahalli	2	140			
	XVIII	Do	Kodi Nagenahalli	1	70			
	XIX	Do	Doddaguni	1	100			
	XX	Do	Chitnahalli	2	1,000			
	XXI	Do	Kadaba...	4	2,130			
	XXII	Do	Cheluru	10	3,050			
	XXIII	Do	Baguru	1	80			
	XXIV	Do	Hodaluru	2	870			
	XXV	Do	Prabavanahalli	1	520			
	XXVI	Do	Mukanahallipatua	1	700			
Kunigal.	XXVII	Do	Kudli	1	100	Kunigal Taluk Cutcherry.	4th March 1893.	Deputy Commissioner or other Officer authorized by him.
	XXVIII	Do	Virasagara	1	30			
	XXIX	Do	Donneri	1	50			
	XXX	Do	Marasettihalli	1	20			
	XXXI	Do	Dandina Sivara	8	3,000			
	I	Aiyan Farm	Kunigal	3	3,560			
	II	Do	Bili-Devalya	1	580			
	III	Do	Nilatihalli	2	370			
	IV	Do	Arepalya	1	350			
	V	Do	Vadrakuppe	1	275			
	VI	Do	Avaragere	7	750			
	VII	Do	Nagasandra	1	300			
	VIII	Do	Holalgunda	1	125			
	IX	Do	Thuruvanur	1	115			
	X	Do	Tuppekere	1	245			
	XI	Do	Joltagere	1	415			
	XII	Do	Settibidu	2	355			
	XIII	Do	Bidagere	1	255			
	XIV	Do	Nedamavinapura	1	160			
	XV	Do	Magudipalya	1	245			
	XVI	Do	Sanaba	2	285			
	XVII	Do	Ugini	2	505			
	XVIII	Do	Heruru	2	320			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Kunigal.—Concluded.	XIX	Aiyan Farm	Halvagat	2	Rs. 220	Kunigal Taluk Cutcherry.	4th March 1893.	Deputy Commissioner or other Officer authorized by him.
	XX	Do	Yedayuru	2	740			
	XXI	Do	Paduvangere	3	460			
	XXII	Do	Ammaturu	4	1,180			
	XXIII	Do	Pura	1	220			
	XXIV	Do	Haliyurdurga	1	360			
	XXV	Do	Kondavata	1	210			
	XXVI	Do	Arjanahalli	1	100			
	XXVII	Do	Matagonahalli	1	100			
	XXVIII	Do	Ippadi	1	150			
	XXIX	Do	Nitturu	3	720			
	XXX	Do	Chaudanakuppe	1	315			
	XXXI	Do	Kempanahalli	1	365			
	XXXII	Do	Ittalahalli	1	65			
	XXXIII	Do	Mavaturu	1	215			
	XXXIV	Do	Yeliyuru	1	180			
	XXXV	Do	Katrighatta	1	165			
	XXXVI	Do	Kurubarapalya	3	720			
	XXXVII	Do	Arekere...	2	600			
	XXXVIII	Inam Shop.	Vanigere	1	200			
	XXXIX	Do	Gottigere	1	650			
	XL	Do	Mallapura	1	80			
	XLI	Do	Hanumapura	1	125			
	XLII	Do	Killara	1	100			
	XLIII	Do	Bandihalli	1	150			
	XLIV	Do	Matappanahalli	1	130			
	XLV	Do	Sulakuppe	1	80			
	XLVI	Inam Grove.	Kalkere...	Grove.	180			
	XLVII	Do	Kogutta	Do	25			
	XLVIII	Do	Tittasandra	Do	15			
	XLIX	Do	Kattanagenahalli	Do	10			
	L	Do	Chikkamutaguru	Do	20			
	LI	Do	Channapura	Do	10			
	LII	Do	Krishnasagara Agrahara	Do	5			
	LIII	Do	A fourth part of Nittur grove	Do	15			
	LIV	Do	Gottigere...	Do	50			
	LV	Do	Bandihalli	Do	5			
	LVI	Do	Doddanmutaguru	Do	20			
Maddagiri.	I	Aiyan Farm	Maddagiri	7	5,300	Maddagiri Taluk Cutcherry.	6th March 1893.	
	II	Do	Dabbegutta	4	1,330			
	III	Do	Konnahalli	1	30			
	IV	Do	Chandragiri	1	180			
	V	Do	Chikkanahalli	1	90			
	VI	Do	Doddenahalli	1	180			
	VII	Do	Sitagat	1	30			
	VIII	Do	Karavenahalli	1	190			
	IX	Do	Rantavala	1	65			
	X	Do	Mayagondanahalli	1	110			
	XI	Do	Neralekere	1	305			
	XII	Do	Hosakere	1	660			
	XIII	Do	Chilanaahalli	1	260			
	XIV	Do	Chirnahalli	3	450			
	XV	Do	Hanumantapura	1	230			
	XVI	Do	Malamachi	1	180			
	XVII	Do	Midagesi	3	750			
	XVIII	Do	Reddihalli	2	450			
	XIX	Do	Mahayakanahalli	1	175			
	XX	Do	Naranappanahalli	1	190			
	XXI	Do	Beitaturu	2	480			
	XXII	Do	Kyatagondanahalli	2	355			
	XXIII	Do	Todi	2	940			
	XXIV	Do	Tondoti	2	450			
	XXV	Do	Chikkatalvata	5	1,435			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Maddagiri.—Continued.	XXVI	Aiyan Farm.	Jalatimmahalli	2	Rs. 1,050	Maddagiri Taluk Cutcherry.	6th March 1893.	Deputy Commissioner or other Officer authorized by him.
	XXVII	Do	Vittapura	1	1,240			
	XXVIII	Do	Palavanahalli	3	700			
	XXIX	Do	Teriyuru	4	3,235			
	XXX	Do	Kodaturu	2	1,530			
	XXXI	Do	Tingaluru	1	600			
	XXXII	Do	Sravandahalli	1	660			
	XXXIII	Do	Kodulapura	1	810			
	XXXIV	Do	Hosahalli	3	1,560			
	XXXV	Do	Doralapura	1	205			
	XXXVI	Do	Kondavadi	1	300			
	XXXVII	Do	Chikmaluru	1	790			
	XXXVIII	Do	Doddahosahalli	1	340			
	XXXIX	Do	Puravara	1	505			
	XL	Do	Gondihalli	1	620			
	XLI	Do	Balya	1	735			
	XLII	Do	Kodagadala	1	830			
	XLIII	Do	Kalkere	1	120			
	XLIV	Do	Kaiswara	1	360			
	XLV	Do	Nitrahalli	1	635			
	XLVI	Do	Chandragiripalya	1	460			
	XLVII	Do	Arasapura	1	240			
	XLVIII	Do	Baichapura	1	225			
	XLIX	Do	Ramapura	2	540			
	L	Do	Chikkenahalli	1	315			
	LI	Do	Chilagondanahalli	1	115			
	LII	Do	Turadgondanahalli	1	280			
	LIII	Do	Veddigere	1	90			
	LIV	Do	Tamadigollahalli	2	720			
	LV	Do	Tengaraghatta	1	255			
	LVI	Do	Bommaladevipura	1	255			
	LVII	Do	Holavanahalli	1	900			
	LVIII	Do	Saggere	1	310			
	LIX	Do	Tita	1	360			
	LX	Do	Anchhalli	1	200			
	LXI	Do	Hulikunte	2	2,010			
	LXII	Do	Bukkapatna	2	1,080			
	LXIII	Do	Mallakana	1	190			
	LXIV	Do	Toravinakere	2	365			
	LXV	Inam Shop	Garani	1	320			
	LXVI	Do	Adavihaganahalli	1	120			
	LXVII	Do	Muddanerlakere	1	500			
	LXVIII	Do	Sivanagere	1	65			
	LXIX	Do	Bairenahalli	1	420			
	LXX	Do	Madaiyanhalli	1	130			
	LXXI	Inam Grove	Dasanahalli	Grove.	5			
	LXXII	Do	Tumbenahalli	Do	5			
	LXXIII	Do	Gampalahalli	Do	5			
	LXXIV	Do	Gadatimmanahalli	Do	5			
	LXXV	Do	Tanappanayakanahalli	Do	5			
	LXXVI	Do	Nauladaku	Do	50			
	LXXVII	Do	Sannenahalli	Do	15			
	LXXVIII	Do	Akkajjihal	Do	10			
	LXXIX	Do	Chinchevanahalli	Do	5			
	LXXX	Do	Buddamaranahalli	Do	5			
	LXXXI	Do	Satanatimmanahalli	Do	5			
	LXXXII	Do	Baidarahalli	Do	5			
	LXXXIII	Do	Hanumanahalli	Do	5			
Paragada.	I	Angadi Farm.	Rajavanti	3	520	Paragada Taluk Cutcherry.	8th March 1893.	
	II	Do	Dommatapuri	2	770			
	III	Do	Arsikere	3	650			
	IV	Do	Virupasandra	2	800			
	V	Do	Kairalahalli	9	1,720			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Pavagada.—Concluded.	VI	Angadi Farm	Hoskote	9	Rs. 2,500	Pavagada Taluk Cutcherry.	8th March 1893.	
	VII	Do	Ballebahalli	3	650			
	VIII	Do	Tirumahi	3	215			
	IX	Do	Bellibatlu	3	870			
	X	Do	Sasalakunte	3	510			
	XI	Do	Panagod	7	2,220			
	XII	Do	Srirangapura	10	1,080			
	XIII	Do	Kuntigudda	5	660			
	XIV	Do	Samarayanapalya	3	800			
	XV	Inam Shop	Chacharayanahalli	1	120			
	XVI	Do	Veikataapura	1	180			
	XVII	Do	Krishnapura	1	125			
	XVIII	Inam Grove.	Chachirayanahalli	Grove.	115			
	XIX	Do	Venkatapura	Do	85			
	XX	Do	Krishnapura	Do	125			
Sira.	I	Aiyan Farm	Sira	5	3,820	Sira Taluk Cutcherry.	10th March 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Yeliyuru	2	400			
	III	Do	Doddagola	1	500			
	IV	Do	Mogodu	1	500			
	V	Do	Guligenahalli	1	500			
	VI	Do	Chikkanakote	1	250			
	VII	Do	Gidaganahalli	5	550			
	VIII	Do	Kota	2	300			
	IX	Do	Honnagonahalli	1	230			
	X	Do	Malkunte	2	200			
	XI	Do	Hulikunte	10	2,300			
	XII	Do	Dvaranakunte	4	150			
	XIII	Do	Kadakaluru	2	520			
	XIV	Do	Bengavara	2	220			
	XV	Do	Patnayakanahalli	5	1,640			
	XVI	Do	Yedaladuku	2	260			
	XVII	Do	Harogere	2	400			
	XVIII	Do	Agrahara	3	490			
	XIX	Do	Kaggaladu	1	250			
	XX	Do	Gaudagere	1	230			
	XXI	Do	Hemmatore	3	800			
	XXII	Do	Hanumanahalli	1	210			
	XXIII	Do	Hosuru	6	1,450			
	XXIV	Do	Bukkapatna	8	1,040			
	XXV	Do	Honnenahalli	1	160			
	XXVI	Do	Dodda Agrahara	3	610			
	XXVII	Do	Kotagenahalli	2	300			
	XXVIII	Do	Kalapura	3	530			
	XXIX	Do	Halinahalli	1	800			
	XXX	Do	Kallamballe	3	500			
	XXXI	Do	Sibi Agrahara	2	360			
	XXXII	Do	Taruru	2	470			
	XXXIII	Do	Bhupasandra	1	300			
	XXXIV	Do	Haldodderi	1	400			
	XXXV	Do	Bevinahalli	1	460			
	XXXVI	Do	Manangi	6	1,600			
	XXXVII	Do	Honnenahalli	1	70			
	XXXVIII	Do	Sibi Jatire	1	40			
	XXXIX	Govt. Vanam for	Do	Grove.	85			
	XL	Jaggory Ovens	Bhuvanahalli and 10 others	10ovens	1,025			
	XLI	Inam Shop	Golladahalli	1	60			
	XLII	Do	Borasandra	1	150			
	XLIII	Inam Grove	Gollaballi	Grove.	50			
	XLIV	Do	Borasandra	Do	180			
	XLV	Do	Balusavanahalli	Do	5			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Chiknayakanhalli.	I	Aiyan Farm	Chikanayakanhalli	2	Rs. 3,320	Chiknayakanhalli Taluk Cutcherry.	8th March 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Honnebagi	1	430			
	III	Do	Hosakere	1	10			
	IV	Do	Dugadihalli	1	150			
	V	Do	Bagganahalli	1	260			
	VI	Do	Katlagere	1	230			
	VII	Do	Mutenahalli	6	850			
	VIII	Do	Salkatte	1	150			
	IX	Do	Kantikere	3	650			
	X	Do	Matlingatta	8	880			
	XI	Do	Tirthapura	3	220			
	XII	Do	Konelapura	1	10			
	XIII	Do	Avalagere	1	130			
	XIV	Do	Huliyar	7	1,370			
	XV	Do	Bellavi	1	100			
	XVI	Do	Hoyisalkatte	1	60			
	XVII	Do	Marahole	4	600			
	XVIII	Do	Pataballi	1	850			
	XIX	Do	Badikegudlu	1	30			
	XX	Do	Budihal	9	1,490			
	XXI	Do	Dasudi	2	200			
	XXII	Jaggory Ovens	Jaggory Ovens	15ovens	1,200			
	XXIII	Inam Shop	Yerekatte	1	40			
	XXIV	Do	Timlapura	1	50			
	XXV	Do	Ajjugudi	1	15			
	XXVI	Inam Grove	Yerekatte	Grove.	10			
	XXVII	Do	Timlapura	Do	20			
	XXVIII	Do	Ajjugudi	Do	10			
Chitaldroog.	Chitaldroog District.							
	I	Aiyan Farm	Chitaldroog	1	6,660	Chitaldroog Taluk Cutcherry.	4th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Siddavanahalli	3	1,750			
	III	Do	Champanaikankote	2	690			
	IV	Do	Kallahalli	2	800			
	V	Do	Dyamanalli	2	1,350			
	VI	Do	Chikkanahalli	1	680			
	VII	Do	Madanaikanahalli	1	575			
	VIII	Do	Iyatolalu	4	2,910			
	IX	Do	Chikbenmuru	3	645			
	X	Do	Lakshmisagara	2	1,510			
	XI	Do	Pallanagere	1	150			
	XII	Do	Bagenalu	2	220			
	XIII	Do	Hayakatlu	1	240			
	XIV	Do	Kunabevu	1	300			
	XV	Do	Bangarakkanahalli	1	360			
	XVI	Do	Bommakkanahalli	1	160			
	XVII	Do	Upparahatti	1	160			
	XVIII	Do	Kadabanakatte	1	260			
	XIX	Do	Havalepahalli	1	270			
	XX	Do	Yelagodu	2	800			
	XXI	Do	Harlekotte	1	190			
	XXII	Do	Baramasagara	1	1,010			
	XXIII	Do	Isamudra	1	370			
	XXIV	Do	Dyapanahalli	3	610			
	XXV	Do	Kakabalu	4	600			
	XXVI	Do	Yemmehatti	5	1,450			
	XXVII	Do	Kadlegutu	3	1,040			
	XXVIII	Do	Hulluru	2	1,630			
	XXIX	Do	Kurubarhalli	1	1,350			
	XXX	Do	Palya	2	740			
	XXXI	Do	Turuvanuru	1	660			
	XXXII	Jaggory Ovens	Jaggory Ovens	6	480			
	XXXIII	Inam Shops	Sajjanakere	1	250			
XXXIV	Do	Bikkanahalli	1	85				

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Davangere.	I	Aiyan Farm	Davangere	3	Rs. 6,780	Davangere Taluk Cutcherry.	6th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Devarabilekere	1	670			
	III	Do	Hatadi	1	1,210			
	IV	Do	Agasanakatte	1	230			
	V	Do	Anagodu	1	180			
	VI	Do	Kodaganuru	1	660			
	VII	Do	Bada	2	960			
	VIII	Do	Nalkunta	1	450			
	IX	Do	Hebaltu	2	340			
	X	Do	Anaji	5	810			
	XI	Do	Mayakonda	2	1,900			
	XII	Do	Haribara	7	7,820			
	XIII	Do	Kokkanuru	1	100			
	XIV	Do	Kantanakovi	1	150			
	XV	Do	Malebennuru	1	600			
	XVI	Do	Halvana	1	240			
	XVII	Do	Gullataballi	1	450			
	XVIII	Do	Honnuru Alatomara	1	620			
	XIX	Do	Lakkipalya	2	720			
	XX	Do	Lokikere	2	640			
Holalkere.	I	Aiyan Farm	Chatradahalli	2	950	Holalkere Taluk Cutcherry.	7th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Matihalli, Bridge Shop	1	170			
	III	Do	Dogganalu	1	510			
	IV	Do	Nulenuru	1	230			
	V	Do	Gunderi	1	230			
	VI	Do	Gangasamudra	1	120			
	VII	Do	Bitarkere	1	210			
	VIII	Do	Chikkajajuru	1	650			
	IX	Do	Athanuru	1	650			
	X	Do	Ramgiri	1	320			
	XI	Do	Chikakuntavadi	1	200			
	XII	Do	Barmanayakandurga	1	350			
	XIII	Do	Kalaghatta	1	170			
	XIV	Do	Tuppataballi	1	400			
	XV	Do	Lokadalalu	1	320			
	XVI	Do	Hireyemmanuru	2	600			
	XVII	Do	Muttukaduru	1	420			
	XVIII	Do	Halehalli	1	410			
	XIX	Do	Kanagal	1	500			
	XX	Do	Kantavadi	1	230			
	XXI	Do	Bommenahalli	1	60			
	XXII	Do	Madderi	1	420			
	XXIII	Do	Malasinganahalli	1	400			
	XXIV	Do	Talya	1	610			
	XXV	Do	Guttahosahalli	1	260			
	XXVI	Do	Hosakeredevapuram	1	980			
	XXVII	Do	Holalkere	2	2,380			
	XXVIII	Do	Kallakere	1	230			
	XXIX	Do	Hosdurga	1	670			
	XXX	Do	Baguru	1	650			
	XXXI	Do	Kappagere	1	110			
	XXXII	Do	Bommenahalli	1	310			
	XXXIII	Do	Attimagge	1	50			
	XXXIV	Do	Madhure	1	160			
	XXXV	Do	Devarapura	1	160			
	XXXVI	Do	Masaniballi	1	60			
	XXXVII	Do	Mavinakatte	1	350			
	XXXVIII	Do	Janakal	1	380			
	XXXIX	Do	Karehalli	1	60			
	XL	Do	Marlaghatta	1	340			
	XLI	Do	Burudaghatta	1	250			
	XLII	Do	Duggavara	1	220			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Holkere. Concluded.	XLIII	Aiyan Farm	... Ghalihatti	1	Rs. 140	Holkere Taluk Cutcherry.	7th February 1893.	Deputy Commissioner or other Officer authorized by him.
	XLIV	Do	... Dodghatta	1	90			
	XLV	Do.	... Madukere	1	15			
	YLVI	Do	... Matodu	1	100			
	XLVII	Do	... Hagalkere	1	100			
	XLVIII	Do	... Bevinahalli	1	30			
Challakere Taluk.	I	Aiyan Farm	... Challakere	1	1,050	Challakere Taluk Cutcherry.	9th February 1893.	
	II	Do	... Gorlakatte	1	220			
	III	Do	... Hottappanahalli	1	230			
	IV	Do	... Dodderi	1	650			
	V	Do	... Mushtalgummi	2	170			
	VI	Do	... Naikanhatti	2	1,110			
	VII	Do	... Nannivala	4	1,550			
	VIII	Do	... Nerlekunte	2	560			
	IX	Do	... Devarahalli	2	400			
	X	Do	... Doddacheluru	5	1,440			
	XI	Do	... Sankere	1	260			
	XII	Do	... Pagadalbande	2	530			
	XIII	Do	... Gudihalli	1	420			
	XIV	Do	... Nagarangere	2	370			
	XV	Do	... Budnahatti	1	220			
	XVI	Do	... Reddihalli	2	1,070			
	XVII	Do	... Ullavarti	3	700			
	XVIII	Do	... Rekalgere	2	430			
	XIX	Do	... Hirehalli	2	350			
	XX	Do	... Gunjamante	1	200			
	XXI	Do	... Mirasabihalli	3	1,165			
	XXII	Do	... Chikkamadhure	1	260			
	XXIII	Do	... Kaverahalli	2	300			
	XXIV	Do	... Gauripura	1	370			
	XXV	Do	... Vobannanahalli	1	200			
	XXVI	Do	... Kamenahalli	3	600			
	XXVII	Do	... Koralakunte	4	1,400			
	XXVIII	Do	... Halgondanahalli	2	560			
	XXIX	Do	... Belligere	2	760			
	XXX	Do	... Marikunte	3	720			
	XXXI	Do	... Talaku	3	650			
	XXXII	Do	... Tippaiyankote	1	165			
	XXXIII	Do	... Durgavara	1	100			
	XXXIV	Do	... Jinjuru	1	630			
	XXXV	Do	... Gataparthi	3	600			
	XXXVI	Do	... Mailinahalli	2	350			
	XXXVII	Do	... Chinnammanagithalli	3	510			
	XXXVIII	Do	... Warevu	3	330			
	XXXIX	Do	... Banjigere	2	465			
	XL	Do	... Devaraddihalli	2	330			
	XLI	Do	... Timlapura	3	1,000			
	XLII	Do	... Donihalli	3	560			
	XLIII	Do	... Kaladevarakote	1	170			
	XLIV	Do	... Basavapura	3	830			
	XLV	Jaggory Ovens	... Jaggory Ovens	...	2,000			
	XLVI	Inam Shop	... Tippareddihalli	1	270			
Molakalmuru.	I	Angadi Farm	... Muradi	2	1,350	Molakalmuru Taluk Cutcherry.	11th February 1893.	
	II	Do	... Devasamudra	4	4,000			
	III	Do	... Molakalmuru	2	3,890			
	IV	Do	... Amkundi	3	450			
	V	Do	... Nagasamudra	1	580			
	VI	Do	... Siddapura	1	690			
	VII	Do	... Iraranagudda	1	290			
	VIII	Do	... Bommagatta	1	450			

SCHEDULE.—*Continued.*

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.	
Molakalmuru, Concluded.	IX	Angadi Farm	Sautegudda	1	Rs. 350	Molakalmuru Taluk Cutcherry	11th February 1893.	Deputy Commissioner or other Officer authorized by him.	
	X	Do	Chikkobanahalli	1	30				
	XI	Do	Jogihalli	1	150				
	XII	Do	Kondlahalli	3	1,450				
	XIII	Do	Konasagara	3	1,200				
	XIV	Inam Shop	Chikkenahalli	1	520				
Hiriyur	I	Aiyar Farm	Hiriyur	3	1,920	Hiriyur Taluk Cutcherry.	13th February 1893.		
	II	Do	Pilali	1	160				
	III	Do	Biderkere	1	540				
	IV	Do	Hosahalli	3	790				
	V	Do	Budipura	1	420				
	VI	Do	Gollarachikkanahalli	1	50				
	VII	Do	Kasturirangappanahalli	4	295				
	VIII	Do	Magginahalli	3	335				
	IX	Do	Anival	2	250				
	X	Do	Bharamagiri	1	50				
	XI	Do	Nerlakere	1	85				
	XII	Do	Isvaragere	1	900				
	XIII	Do	Dindawara	1	90				
	XIV	Do	Kanchipura	1	90				
	XV	Do	Bharmapura	25	6,600				
	XVI	Do	Parasuramadevarakote	3	1,140				
	XVII	Do	Gondikere	3	1,050				
	XVIII	Do	Yeraballi	4	1,220				
	XIX	Do	Maradiballi	1	650				
	XX	Do	Barjanakuppa	1	620				
	XXI	Do	Pallavanahalli	1	500				
	XXII	Do	Kattatahalli	2	600				
	XXIII	Jaggory Ovens	Jaggory Ovens	22	1,600				
Jagalur.	I	Aiyar Farm	Salahalli	3	810	Jagalur Taluk Cutcherry.	15th February 1893.		
	II	Do	Siddehalli	2	290				
	III	Do	Bennehalli	3	575				
	IV	Do	Hiremallanahole	1	285				
	V	Do	Jogihalli	1	170				
	VI	Do	Kannukuppa	2	260				
	VII	Do	Hoskere	5	900				
	VIII	Do	Asagodu	5	1,005				
	IX	Do	Jagaluru	4	2,860				
	X	Do	Kuppatahalli	2	200				
	XI	Do	Billudu	1	750				
	XII	Do	Hirearakere	2	260				
	XIII	Do	Machanuru	1	260				
	XIV	Do	Settigondanahalli	2	510				
	XV	Do	Guttidurga	6	1,750				
	XVI	Do	Bommapura	2	500				
	XVII	Do	Siddaiyankote	3	500				
Shimoga District.									
Shimoga.	I	Angadi Farm	Shimoga	3	2,200	Shimoga Taluk Cutcherry.	8th February 1893.		
	II	Do	Malligenahalli	4	250				
	III	Do	Benkipura	1	900				
	IV	Do	Kudlugere	3	170				
	V	Do	Holehonnuru	8	680				
	VI	Do	Kumsi	3	215				

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.		Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Channagiri.	I	Aiyan Farm	...	Channagiri	...	Rs. 3,750	Channagiri Taluk Cutcherry.	10th February 1893.	
	II	Do	...	Joladahalu	...	200			
	III	Do	...	Vadnahalu	...	2,220			
	IV	Do	...	Malehalu	...	600			
	V	Do	...	Hontigere	...	1,100			
	VI	Do	...	Tavarekere	...	820			
	VII	Do	...	Gottihosahalli	...	160			
	VIII	Do	...	Devarahalli	...	1,800			
	IX	Do	...	Santebannuru	...	640			
	X	Do	...	Nalluru	...	2,550			
	XI	Do	...	Mailnaikankote	...	800			
	XII	Do	...	Somalapura	...	1,100			
	XIII	Do	...	Kogaluru	...	510			
	XIV	Do	...	Katlagere	...	750			
	XV	Do	...	Marabinahalli	...	650			
	XVI	Do	...	Basawapatna	...	500			
	XVII	Do	...	Tyavanige	...	1,550			
	XVIII	Ioam Grove	...	Timlapura	...	Grove. 35			
Honnali.	I	Aiyan Farm	...	Sasavehalli	...	2 600	Honnali Taluk Cutcherry.	13th February 1893.	
	II	Do	...	Challuru	...	1 60			
	III	Do	...	Honnali	...	1 220			
	IV	Do	...	Masti	...	2 470			
	V	Do	...	Yarahalli	...	5 1,810			
	VI	Do	...	Nyamti	...	3 250			
	VII	Ioam Shop	...	Kulaghatta	...	1 150			
	VIII	Do	...	Hunsaghatta	...	1 100			
	IX	Ioam Grove	...	Kulaghatta	...	Grove 90			
	X	Do	...	Hunsaghatta	...	Do 5			
Shikarpur.	I	Aiyan Farm	...	Shikarpur	...	1 100	Shikarpur Taluk Cutcherry.	14th February 1893.	
	II	Do	...	Siralkoppa	...	3 440			
	III	Do	...	Togarsi	...	4 270			
	IV	Do	...	Hirejamburu	...	1 120			
	V	Do	...	Hulasinkoppa	...	1 480			
	VI	Do	...	Kalagunta	...	2 220			
	VII	Do	...	Mallenahalli	...	3 260			
Sorab.	I	Angadi Farm	...	Taturu	...	4 180	Sorab Taluk Cutcherry.	16th February 1893.	
	II	Do	...	Anavatti	...	4 310			
	III	Do	...	Dvaravalli	...	2 70			
	IV	Do	...	Hireidigodu	...	3 110			
	V	Do	...	Hirechavati	...	1 250			
	VI	Do	...	Sekanavalli	...	1 65			
Kadur.	Kadur District.								
	I	Aiyan Farm	...	Kadur	...	2 2,260	Kadur Taluk Cutcherry.	6th February 1893.	
	II	Do	...	Biruru	...	2 3,760			
	III	Do	...	Macheri	...	1 40			
	IV	Do	...	Tangli	...	1 200			
	V	Do	...	Chik Tangli	...	1 100			
	VI	Do	...	Katlagere	...	1 180			
	VII	Do	...	Linglapura	...	1 60			
	VIII	Do	...	Keresante	...	1 320			
	IX	Do	...	Chikadevanur	...	2 350			
	X	Do	...	Anagere	...	1 50			
	XI	Do	...	Vappunase	...	1 100			
	XII	Do	...	Kallapura	...	1 50			
	XIII	Do	...	Saraswatipura	...	1 500			
	XIV	Do	...	Buksagara	...	1 80			
XV	Do	...	Balliganuru	...	1 350				

Deputy Commissioner or other Officer authorized by him.

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.	
Kadur.—Concluded.									
	XVI	Aiyar Farm	Hulikere	1	Rs. 250	Kadur Taluk Cutcherry.	6th February 1893.	Deputy Commissioner or other Officer authorized by him.	
	XVII	Do	Banuru	1	240				
	XVIII	Do	Nidaghatta	1	100				
	XIX	Do	Singatigere	1	40				
	XX	Do	Byaladabalu	1	120				
	XXI	Do	Hanchihalli	1	240				
	XXII	Do	Bidare	1	80				
	XXIII	Do	Kutigere	1	90				
	XXIV	Do	Kuntanadu	1	110				
	XXV	Do	Mutamugere	4	450				
	XXVI	Do	Bramhasamudra	1	130				
	XXVII	Do	Ketikgere	1	420				
	XXVIII	Do	Antraghatta Jatre	1	230				
	XXIX	Do	Garji	1	100				
	XXX	Do	Sanenahalli	1	120				
	XXXI	Do	Bisaleri	1	110				
	XXXII	Do	Yegati	2	420				
	XXXIII	Do	Kuppalu	1	160				
	XXXIV	Do	Rangapura	1	50				
	XXXV	Do	Lakkanahalli	1	50				
	XXXVI	Do	Mallaghatta	1	80				
	XXXVII	Do	Bananahalli	1	70				
	XXXVIII	Do	Asandi	1	250				
	XXXIX	Do	Kalkere	2	240				
	XL	Do	Yellambalase	1	300				
	XLI	Do	Belaguru	3	620				
	XLII	Do	Matigatta	1	120				
	XLIII	Do	Chetnahalli	1	30				
	XLIV	Do	Mallapura	1	30				
	XLV	Do	Yendradakere	1	10				
	XLVI	Do	Huligunta	1	10				
	XLVII	Do	Sakrepatoa	1	630				
	XLVIII	Do	Bevinakalve	1	100				
	XLIX	Do	Alasinamardahalli	1	60				
	L	Do	Kuditahole Jatre	1	160				
	LI	Inam Grove	Mallenahalli	Grove.	40				
	LII	Do	Hanchihalli	Do	20				
Tarikere.	I	Angadi Farm	Tarikere Taluk	26	11,575	Tarikere Taluk Cutcherry.	7th Feb. 1893.		
Chikmagalur.	I	Do	Chikmagalur Taluk	23	11,765	Chikmagalur Taluk Cutcherry.	9th Feb. 1893.		
Mudgere.	I	Do	Mudgere Taluk	1	100	Kadur Taluk Cutcherry.	5th Feb. 1893.		
Kopra.	I	Do	Bale-honnuru	1	50	Kadur Taluk Cutcherry.	6th Feb. 1893.		
Hassan District.									
Hassan.	I	Angadi Farm	Hassan	6	11,430	Hassan Taluk Cutcherry.	1st February 1893.		
	II	Do	Huvinahalli	4	800				
	III	Do	Doddagadavalli	1	350				
	IV	Do	Saligami	4	1,050				
	V	Do	Yelagunda	2	500				

SCHEDULE. *Continued.*

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Hassan.— <i>Concluded.</i>	VI	Angadi Farm.	Shankha	2	250	Hassan Taluk Cutcherry.	1st February 1893.	
	VII	Do	Dudda	2	750			
	VIII	Do	Kalsettibidu	1	50			
	IX	Do	Palya	4	2,500			
	X	Do	Baidrahalli	3	400			
	XI	Do	Bantrahalli	1	200			
	XII	Do	Naganahalli	1	210			
	XIII	Do	Dodmallenhalli	1	210			
	XIV	Do	Hemmanahalli	1	150			
	XV	Do	Nayakanahalli	2	300			
	XVI	Do	Gorur Settihalli	1	230			
	XVII	Do	Heragu	2	410			
	XVIII	Do	Kausika	10	4,000			
	XIX	Inam Grove	($\frac{1}{2}$) of Ghattadahalli grove of Belur Taluk	Grove.	30			
Arsikere	I	Aiyan Farm	Arsikere	2	4,200	Arsikere Taluk Cutcherry.	3rd February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Balagumba	1	180			
	III	Do	Aggunda	2	460			
	IV	Do	Adihalli	2	350			
	V	Do	Talaluru	1	370			
	VI	Do	Murundi	1	670			
	VII	Do	Bendekere	2	760			
	VIII	Do	Halakuru	2	520			
	IX	Do	Kitnakere	2	510			
	X	Do	Kankatta	2	510			
	XI	Do	Gandsi	2	220			
	XII	Do	Kikere	2	220			
	XIII	Do	Karengundi	1	210			
	XIV	Do	Nerugundi	1	120			
	XV	Do	Bagadé	1	460			
	XVI	Do	Harnahalli	3	1,000			
	XVII	Do	Bannuru	10	2,000			
	XVIII	Do	Vundaganahalli	1	70			
	XIX	Do	Madanahalli	1	70			
	XX	Do	Yeraganalu	2	250			
	XXI	Do	Mududi	2	250			
	XXII	Do	Javagal	6	700			
	XXIII	Do	Kuruvanka	1	420			
	XXIV	Do	Kallugundi	2	170			
	XXV	Inam Shop	Agrahara	1	100			
	XXVI	Inam Grove	Agrahara	Grove.	10			
	XXVII	Do	Hartanahalli	Do	10			
Channarayapatna.	I	Aiyan Farm	Channarayapatna	2	1,550	Channarayapatna Taluk Cutcherry.	7th February 1893.	
	II	Do	Dindaguru	1	90			
	III	Do	Agrahara	1	220			
	IV	Do	Bisalahalli	1	110			
	V	Do	Chikkaganni	1	160			
	VI	Do	Baraguru	1	70			
	VII	Do	Noralakki	1	260			
	VIII	Do	Anekere	1	220			
	IX	Do	Nuggihalli	1	500			
	X	Do	Hiriballi	1	50			
	XI	Do	Dandiganahalli	1	100			
	XII	Do	Ragibommanahalli	2	450			
	XIII	Do	Yeliyuru	1	350			
	XIV	Do	Chikkanayakanahalli	1	250			
	XV	Do	Kunduru	1	520			
	XVI	Do	Baguru	2	640			
	XVII	Do	Baddikere	1	120			
	XVIII	Do	Hirisamé	1	610			

SCHEDULE.—continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Channarayana. — <i>concd.</i>	XIX	Aiyan Farm	Sante Sivara	2	Rs. 360	Channarayana Taluk Cutcherry.	7th February 1893.	
	XX	Do	Kammanagutta	1	500			
	XXI	Do	Masaganahalli	1	200			
	XXII	Do	Honnanakoppal	1	70			
	XXIII	Do	Timmapura	1	160			
	XXIV	Do	Navile	1	200			
	XXV	Do	Balahalli	2	230			
	XXVI	Do	Balaganji	1	170			
	XXVII	Do	Jattanahalli	1	350			
	XXVIII	Do	Kalligundi	1	130			
	XXIX	Do	Heggadihalli	1	60			
	XXX	Do	Mallanahalli	1	60			
	XXXI	Do	Sannanahalli	1	120			
	XXXII	Do	Settiganahalli	1	50			
	XXXIII	Do	Nettikere	1	50			
	XXXIV	Do	Sananahalli	1	250			
	XXXV	Do	Junnanahalli	1	140			
	XXXVI	Inam Shop	Sravanabelgola	1	350			
Hole-Narsipur.	I	Angadi Farm	Hole-Narsipur	9	9,520	Hole-Narsipur Taluk Cutcherry.	8th February 1893.	
	II	Do	Hangarahalli	6	2,085			
	III	Do	Ragohalli	7	1,250			
	IV	Inam Shop	Bandasettihalli	1	520			
Arkalgud.	I	Angadi Farm	Arkalgud	1	2,400	Arkalgud Taluk Cutcherry.	9th February 1893.	
	II	Do	Dharmapura	1	250			
	III	Do	Moruru	3	1,400			
	IV	Do	Narasankuppe	1	350			
	V	Do	Mallipatna	1	1,150			
	VI	Do	Dodda Magge	2	700			
	VII	Do	Konanuru	4	2,700			
	VIII	Do	Basayapatna	1	1,280			
	IX	Do	Kerlapur	1	1,020			
	X	Do	Rudrapatna	2	350			
	XI	Do	Ramanathapur	1	500			
	XII	Do	Gangur Marati	1	180			
	XIII	Do	Kittapura	1	185			
	XIV	Inam Groves	Hebbalu	7 Groves.	20			
	XV	Do	Yirehalli	Grove.	5			
	XVI	Do	Doddahommanahalli	Do	5			
	XVII	Do	Ragi Moruru	Do	5			
	XVIII	Do	Kondravalli	Do	5			
	XIX	Do	Ragi Bitanahalli	Do	5			
	XX	Do	Mallatimmanahalli	Do	5			
Belur.	I	Aiyan Farm	Vagingere	3	1,020	Belur Taluk Cutcherry.	13th February 1893.	
	II	Do	Madihalli	3	1,150			
	III	Do	Karagatta	1	1,510			
	IV	Do	Adaguru	2	150			
	V	Do	Devihalli	1	250			
	VI	Do	Madagatta	2	450			
	VII	Do	Hebbalalu	2	910			
	VIII	Do	Nagenahalli	2	1,250			
	IX	Do	Andele	1	350			
	X	Do	Tagare	1	450			
	XI	Do	Halebidu	1	380			
	XII	Do	Beluru	2	2,560			
	XIII	Do	Pannathapura	1	270			
	XIV	Inam Shop	Hulgundi	1	160			

Deputy Commissioner or other Officer authorized by him.

SCHEDULE.—continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Belur Conda.	XV	Inam Shop	Handralu	1	Rs. 160	Belur Taluk Cutcherry.	13th February 1893.	
	XVI	Do	Ramenahalli	1	270			
	XVII	Inam Grove	Hulgundi	Grove.	5			
	XVIII	Do	Belavadi	Do	335			
	XIX	Do	Kurubara Nandihalu	Do	10			
	XX	Do	Sanenahalli	Do	45			
	XXI	Do	Ramenahalli	Do	5			
	XXII	Do	Machenahalli	Do	15			
	XXIII	Do	Seltigere	Do	5			
	XXIV	Do	Half of Gattadahalli	Do	30			
Manjarabad.	I	Angadi Farm	Saklespur	1	440	Manjarabad Taluk Cutcherry.	11th February 1893.	
	II	Do	Magge	1	1,125			
	III	Do	Ballu	1	440			
	IV	Do	Belagodu	1	460			
	V	Do	Halasulige	1	65			
	VI	Do	Hoskote	3	500			
Mysore District.								
Malivalli.	I	Angadi Farm	Malvalli Taluk	34	12,550	Malivalli Taluk Cutcherry.	13th February 1893.	
	II	Inam Shop	Torebommanahalli	1	100			
	III	Do	Hosaguru	1	200			
	IV	Do	Setragudi	1	50			
	V	Do	Puregali	1	50			
	VI	Do	Belakavadi	1	50			
	VII	Do	Hanakola	1	20			
	VIII	Do	Jodi Ankanahalli	1	30			
Mandya.	I	Aiyam Farm	Mandya Taluk	84	24,590	Mandya Taluk Cutcherry.	15th February 1893.	
	II	Inam Shop	Alakere	1	60			
	III	Do	Gaudagere	1	70			
	IV	Do	Sante Kesalgere	1	50			
	V	Do	Gaudagere	1	50			
	VI	Do	Beluru	1	30			
	VII	Inam Grove	Alakere	Grove.	60			
	VIII	Do	Gaudagere	Do	70			
	IX	Do	Sante Kesalgere	Do	115			
	X	Do	Beluru	Do	20			
	XI	Do	Jodi Rampura	Do	10			
Nagamangala.	I	Aiyam Farm	Hartanahalli	11	2,330	Nagamangala Taluk Cutcherry.	17th February 1893.	
	II	Do	Belluru	10	2,550			
	III	Do	Chikkayagati	5	250			
	VI	Do	Nagamangala	10	2,845			
	V	Do	Nelligere	57	1,250			
	VI	Do	Devalapura	11	2,020			
	VII	Do	Bindiganavale	10	1,420			
	VIII	Do	Honakere	5	445			
	IX	Do	Sonkakere Mailnayakanahalli	5	360			
	X	Do	Harachapura	6	615			
	XI	Do	Santya	2	135			
	XII	Inam Shop	Tibbanahalli	1	50			
	XIII	Do	Nalakanti	1	80			
	XIV	Do	Haralkere	1	20			
	XV	Do	Kurudahalli	1	90			

Deputy Commissioner or other Officer authorized by him.

Deputy Commissioner or other Officer authorized by him.

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Naganangala.— <i>Concluded.</i>	XVI	Inam Groves	... Karadahalli	...	Grove	Rs. 20	Naganangala Taluk Cutcherry.	17th February 1893.
	XVII	Do	... Jolanahalli	...	Do	20		
	XVIII	Do	... Nalkanti	...	Do	10		
	XIX	Do	... Neralkere	...	Do	25		
	XX	Do	... Kalnathapura	...	Do	5		
Krishnarajpete.	I	Aiyar Farm	... Teggahalli	...	1	80	Krishnarajpete Taluk Cutcherry.	18th February 1893.
	II	Do	... Chakkalala	...	1	100		
	III	Do	... Kikkeri	...	2	700		
	IV	Do	... Kalanakatte Anchelurnahalli	...	3	500		
	V	Do	... Dabbegetta	...	2	260		
	VI	Do	... Balenahalli	...	2	100		
	VII	Do	... Akkihebbalu	...	1	100		
	VIII	Do	... Mutigere	...	3	310		
	IX	Do	... Kannambadi and Jatro	...	1	250		
	X	Do	... Bukanakere	...	1	290		
	XI	Do	... Bidaradabore	...	1	200		
	XII	Do	... Sanaba	...	1	150		
	XIII	Do	... Narayanapura	...	1	200		
	XIV	Do	... Gudaganahalli	...	1	160		
	XV	Do	... Shilvare	...	2	270		
	XVI	Do	... Vasantapura	...	2	280		
	XVII	Do	... Machihalli	...	2	260		
	XVIII	Do	... Hadavanahalli	...	6	860		
	XIX	Do	... Hosaholalu	...	1	550		
	XX	Do	... Maslakoppalu	...	2	190		
	XXI	Do	... Attikuppa	...	3	600		
	XXII	Do	... Makavalli	...	1	130		
	XXIII	Do	... Kurubara Mallenahalli Kanave	...	1	200		
	XXIV	Do	... Pakshibidu	...	1	40		
	XXV	Do	... Bastihallibore	...	3	240		
	XXVI	Govt. Grove	... Madihalli	...	Grove.	80		
	XXVII	Do	... Doddanakatte	...	Do	150		
	XXVIII	Do	... Bindahalli	...	Do	50		
	XXIX	Inam Shop	... Dinka	...	1	35		
	XXX	Do	... Kodihalli	...	1	90		
	XXXI	Do	... S. I. Thendekere	...	1	100		
	XXXII	Do	... Varanathakallahalli	...	1	30		
	XXXIII	Do	... Chatnahalli	...	1	50		
	XXXIV	Do	... Madavanakodi	...	1	120		
	XXXV	Do	... Hariharapura	...	1	120		
	XXXVI	Inam Grove	... Dinka	...	Grove.	35		
	XXXVII	Do	... Varanathakallahalli	...	Do	10		
Seringapatam.	I	Aiyar Farm	... Kiranguru	...	1	2,350	Seringapatam Taluk Cutcherry.	19th February 1893.
	II	Do	... Sultanpete	...	1	270		
	III	Do	... Ganjam	...	1	4,000		
	IV	Do	... Paschimavahini	...	1	1,700		
	V	Do	... Palahalli	...	1	600		
	VI	Do	... Belagola	...	1	1,100		
	VII	Do	... Yenneholekoppal	...	1	320		
	VIII	Do	... Cheluvarasinakoppal	...	1	155		
	IX	Do	... Kyatanahalli	...	1	2,350		
	X	Do	... Haravu	...	1	300		
	XI	Do	... Kattari	...	1	200		
	XII	Do	... Settihalli	...	1	650		
	XIII	Do	... Yemakarkoppal	...	1	510		
	XIV	Do	... Puttusamamahalli	...	1	710		
	XV	Do	... Srirangapatna	...	1	1,020		
	XVI	Do	... Kempaiyanhundi	...	1	170		
	XVII	Do	... Kabbinaabore	...	1	2,950		

Deputy Commissioner or other Officer authorized by him.

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Seringsapatam.—Continued.	XVIII	Aiyan Farm	Hirode	1	Rs. 2,050	Seringsapatam Taluk Cutcherry.	19th February 1893.	Deputy Commissioner or other Officer authorized by him.
	XIX	Do	Harlahalli	1	100			
	XX	Do	Tonnuru	1	110			
	XXI	Do	Telya	1	255			
	XXII	Do	Nilnahalli	1	25			
	XXIII	Do	Sannakutanuru	1	100			
	XXIV	Do	Valagere	1	90			
	XXV	Do	Hebbadi	1	320			
	XXVI	Do	Nerlakere	1	50			
	XXVII	Do	Amaratti	1	100			
	XXVIII	Do	Melkote Jatra	2	2,260			
	XXIX	Do	Gamanahalli	1	360			
	XXX	Do	Arakankere	1	150			
	XXXI	Do	Hulikyatanahalli	1	330			
	XXXII	Do	Darsaguppe	1	450			
	XXXIII	Do	Belavadi	1	2,050			
	XXXIV	Do	Marlagala	5	1,950			
	XXXV	Do	Kodiyala	1	500			
	XXXVI	Inam Shop	Jodi Halebidu	1	40			
	XXXVII	Do	S. I. Mahadevapura	1	155			
	XXXVIII	Do	S. I. Bellakere	1	90			
	XXXIX	Inam Grove	Mahadevapura	Grove.	35			
	XL	Do	Chernahalli	Do	35			
	XLI	Do	Yerakanahundi	Do	35			
	XLII	Do	Jodi Majjigepura	Do	40			
	XLIII	Do	Jodi Kagekote	Do	60			
Yedatore.	I	Aiyan Farm.	Yedatore	1	1,000	Yedatore Taluk Cutcherry.	20th February 1893.	
	II	Do	Sattigrama	1	250			
	III	Do	Hampapura	2	370			
	IV	Do	Belluli	2	380			
	V	Do	Baikarahalli	1	800			
	VI	Do	Kesturu	2	530			
	VII	Do	Kuppa	1	300			
	VIII	Do	Mirle	2	360			
	IX	Do	Hosa Agrahara	2	225			
	X	Do	Kenchannahalli	1	55			
	XI	Do	Maluru	1	80			
	XII	Do	Saligrama	1	820			
	XIII	Do	Balluru	1	220			
	XIV	Do	Hadya	1	260			
	XV	Do	Koluru	2	530			
	XVI	Do	Haradanahalli	1	405			
	XVII	Do	Kapadi Jatra	1	245			
	XVIII	Do	Chunchanakatte Jatra	1	160			
	XIX	Do	Tandri Jatra	1	10			
Hunsur.	XX	Inam Grove	Gudaganahalli	Grove.	20	Hunsur Taluk Cutcherry.	22nd February 1893.	
	XXI	Do	Nijaganahalli	Do	5			
	XXII	Do	Yermanahalli	Do	35			
	I	Aiyan Farm	Hunsur	2	6,300			
	II	Do	Katte Malalavadi	1	640			
	III	Do	Kottegala	1	155			
	IV	Do	Kallabetta	1	350			
	V	Do	Kattagere	1	500			
	VI	Do	Hanagudu	3	1,260			
	VII	Do	Kemlapura	2	900			
	VIII	Do	Sattegala	2	620			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Hunsur.—Concluded.	IX	Aiyan Farm	Abburu...	2	Rs. 2,500	Hunsur Taluk Cutcherry.	22nd February 1893.	Deputy Commissioner or other Officer authorized by him.
	X	Do	Chetnahalli	1	200			
	XI	Do	Mutturu	1	440			
	XII	Do	Anechaukuru	1	800			
	XIII	Do	Bannakuppe	1	950			
	XIV	Do	Dalalu	3	790			
	XV	Do	Tippuru	1	180			
	XVI	Do	Dharmapura	1	300			
	XVII	Do	Karimuttanahalli	1	180			
	XVIII	Do	Kanne gaudanahalli	1	75			
	XIX	Do	Kuttavadi	1	60			
	XX	Do	Sonnenahalli	2	145			
	XXI	Do	Halebidu for Vadraballi	1	100			
	XXII	Do	Haranaahalli	2	310			
	XXIII	Do	Mulluru	2	220			
	XXIV	Do	Gaudagere	1	300			
	XXV	Do	Harupu and Sante	2	270			
	XXVI	Do	Mokadu and Hosahalli with 2 Shops in Attigodu Sante	2	570			
	XXVII	Do	Ravanduru and Tamadahalli Kutakur Jatru and Attigodu Sante	2	580			
	XXVIII	Do	Kitturu	1	285			
	XXIX	Do	Settiballi and 2 Santes	1	355			
	XXX	Do	Naganahalli Bailepete	1	35			
	XXXI	Do	Kavalnahalli with 2 Shops in the Markets of Attigodu and Kanagal	1	135			
	XXXII	Do	Chikkamaranahalli and Attigodu Market	1	185			
	XXXIII	Do	Bettadapura and Jatru	6	3,410			
	XXXIV	Do	Halagaoahalli and 2 Shops in Attigodu and Kanagal Markets	1	135			
	XXXV	Do	Rajarabelaguli and 2 Shops do	1	170			
	XXXVI	Do	Chapparatahalli and 2 Shops do	1	125			
	XXXVII	Do	Dodda Nerle and 2 Shops do	1	125			
	XXXVIII	Do	Chikka Amiravalli	1	180			
	XXXIX	Do	Chamarayakote and 2 Shops in Attigodu and Kanagal	1	475			
	XL	Do	Kanagal and 2 Shops in the Sante	1	455			
	XLI	Inam Shop	K. G. Aspalu	1	90			
	XLII	Do	S. M. Doddabalya	1	110			
	XLIII	Inam Grove	S. I. Doddabalya	1	55			
	XLIV	Do	Karavalli	1	130			
	XLV	Do	Lalanakere	1	70			
	XLVI	Do	Rampatna	1	10			
	XLVII	Do	Garaganahalli	1	10			
	XLVIII	Do	Javankoppa Hebburukoppa	1	25			
	XLIX	Do	Sanyaspur	1	10			
	L	Do	Hitnibagal	1	10			
	LI	Do	Malali	1	10			
Heggaddevankote.	I	Angadi Farm	Heggaddevankote Taluk	67	13,335	Heggaddevankote Taluk Cutcherry.	24th February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Inam Shop	Jekkuru	1	100			
	III	Do	Moliyuru	1	90			
	IV	Do	Bidaraballi	1	100			
	V	Do	Kitturu	1	95			
	VI	Do	Sagare	1	70			
	VII	Do	Gangadahosahalli	1	150			
	VIII	Do	Nerale	1	120			
	IX	Inam Grove	Sagare	Grove.	45			
	X	Do	Gangadahosahalli	Do	50			

SCHEDULE — *Continued.*

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Gundlupet.	I	Aiyar Farm	Kodihalli	7	Rs. 1,450	Gundlupet Taluk Cutcherry.	23rd February 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Do	Gundlupet	8	1,690			
	III	Do	Sindinapura	1	180			
	IV	Do	Kandagala	1	240			
	V	Do	Matarahalli	1	1,400			
	VI	Do	Garganahalli	2	210			
	VII	Do	Bindigahalli	3	560			
	VIII	Do	Belachavadi	1	100			
	IX	Do	Kottigere	1	130			
	X	Do	Bettadamadehalli	2	90			
	XI	Do	Channavaderapura	2	100			
	XII	Do	Thandavadi	4	320			
	XIII	Do	Chikkakunte	1	145			
	XIV	Do	Halalahalli	2	150			
	XV	Do	Somanahalli	2	560			
	XVI	Do	Madapatna	2	195			
	XVII	Do	Kebballi	2	480			
	XVIII	Do	Mutuguru	2	195			
	XIX	Do	Keggala	1	490			
	XX	Do	Padaguru	4	460			
	XXI	Do	Bestahalli	3	500			
	XXII	Do	Hurudehalli	1	210			
	XXIII	Do	Sadarahalli	2	260			
	XXIV	Do	Tirakanambi	2	590			
	XXV	Do	Lakkuru	1	60			
	XXVI	Do	Kadasoge	1	200			
	XXVII	Do	Yeriyuru	1	260			
	XXVIII	Do	Vaddagere	1	170			
	XXIX	Do	Chirakanahalli	1	200			
	XXX	Do	Karekalmadihalli	1	150			
	XXXI	Do	Kondakere	1	80			
	XXXII	Do	Bommanahalli	2	150			
	XXXIII	Do	Bochehalli	2	500			
	XXXIV	Do	Bommalapura	1	195			
	XXXV	Do	Ankahalli	1	420			
	XXXVI	Do	Mangala	3	400			
	XXXVII	Do	Chaudahalli Halepura	1	300			
	XXXVIII	Do	Sivapura	1	350			
	XXXIX	Do	Hangala	5	500			
	XL	Do	Bhimanahidu	4	550			
	XLI	Do	Barigi	3	500			
	XLII	Inam Shop	K. G. Horiyala	1	80			
	XLIII	Inam Grove	Do	Grove.	60			
Chamrajnagar.	I	Aiyar Farm	Chamrajnagar Taluk Marahalli	74	24,595	Chamrajnagar Taluk Cutcherry.	27th February 1893.	
	II	Inam Shop	Ummatturu	1	70			
	III	Do	Yelatturu	1	35			
	IV	Do	Heggatturu	1	180			
	V	Do	Bendravadi	1	40			
	VI	Do	Navalur	1	230			
	VII	Do	Bagali (2 Shops)	1	230			
	VIII	Do	Mangala	1	100			
	IX	Do	Yeduru	1	75			
	X	Do	Tamadahalli	1	115			
	XI	Do	Mangalada Hosuru	1	95			
	XII	Inam Grove	Ummatturu	Grove.	50			
	XIII	Do	Yelatturu	Do	25			
	XIV	Do	Heggatturu	Do	60			
	XV	Do	Bendravadi	Do	10			
	XVI	Do	Katavalli	Do	90			
	XVII	Do	Bagali	Do	90			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Chamrajnagar.— <i>Continued.</i>	XVIII	Inam Grove	Mangala	Grove.	Rs. 80	Chamrajnagar Taluk Cutcherry.	27th February 1893.	
	XIX	Do	Part of Mangala	Do	1,000			
	XX	Do	Handakkahalli	Do	1,000			
	XXI	Do	Part of Mangala	Do	60			
	XXII	Do	Do	Do	25			
	XXIII	Do	Tamadahalli	Do	65			
	XXIV	Do	Kattepura	Do	105			
	XXV	Do	Kotakanahalli	Do	100			
Yelandur Jagir.	I	Angadi Farm	Honnuru	28	6,590.	Chamrajnagar Taluk Cutcherry.	27th February 1893.	
	II	Govt. Groves	From Chamrajnagar Taluk—					
			Part of Amachavadi	Grove.				
			Do Hartanahalli	Do				
			Do Ramasandra	Do	12,145			
			Do Rampur	Do				
			Do Kodluru	Do				
Tirumakudlu-Narsipur.	I	Angadi Farm	Bannuru	48	19,980	Tirumakudlu-Narsipur Taluk Cutcherry.	1st March 1893.	Deputy Commissioner or other Officer authorized by him.
	II	Inam Shops	Kaliyuru	3	150			
	III	Do	Hunasaguli	1	50			
	IV	Do	Topinakappalu	1	50			
	V	Do	Somanatapura	1	50			
	VI	Do	Karagalli	1	50			
	VII	Do	Doddabagaluru	1	100			
	VIII	Do	Kuragalli	1	50			
	IX	Do	Kuppaiya	1	50			
	X	Do	Kambli	1	50			
	XI	Do	Muttahalli	1	60			
	XII	Do	Binakanahalli	1	30			
	XIII	Do	Kendanakoppal	1	80			
	XIV	Do	Iakanuru	1	230			
	XV	Do	Hakanuru	1	80			
	XVI	Do	Kempanapura	1	380			
	XVII	Inam Grove	Kambala	Grove.	20			
	XVIII	Do	Mukahalli	Do	20			
	XIX	Do	Hakanuru	Do	20			
	XX	Do	Kempanapura	Do	130			
	XXI	Do	Bennuru (Part)	Do	200			
	XXII	Do	Demmahalli do	Do	250			
	XXIII	Do	Bagali do	Do	350			
	XXIV	Do	Hamsahalli do	Do	10			
	XXV	Do	Bendravadi do	Do	410			
	XXVI	Do	Sappalaiyanpura do	Do	10			
	XXVII	Do	Muttuge do	Do	280			
	XXVIII	Do	Ummatturu do	Do	145			
	XXIX	Do	Syagada do	Do	20			
	XXX	Do	Tamadihalli do	Do	10			
	XXXI	Do	Yelkuru do	Do	30			
	XXXII	Do	Hosakote do	Do	15			
Nanjangud.	I	Aiyan Farm	Heggadahalli	1	125	Nanjangud Taluk Cutcherry.	2nd March 1893.	
	II	Do	Nanjangud	4	4,900			
	III	Do	Suturu	4	380			
	IV	Do	Kalakunta	4	860			
	V	Do	Belagunda	1	135			
	VI	Do	Kalmahalli, 2 shops	1	160			
	VII	Do	Nellikalpura	2	220			
	VIII	Do	Yellihalli	1	80			
	IX	Do	Sittehalli	1	200			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Nanjangud.—Continued.	X	Aiyan Farm.	Hunginalu	1	Rs. 195	Nanjangud Taluk Cutcherry.	2nd March 1893.	Deputy Commissioner or other Officer authorized by him.
	XI	Do	Kadhuru	1	50			
	XII	Do	Jalahalli	1	140			
	XIII	Do	Ibgal	1	160			
	XIV	Do	Hartanahalli	1	100			
	XV	Do	Kurihundi	1	150			
	XVI	Do	Madamatenahalli	1	60			
	XVII	Do	Hullahalli	1	920			
	XVIII	Do	Hariyuru	1	120			
	XIX	Do	Hatya	1	150			
	XX	Do	Pura	1	170			
	XXI	Do	Malhalli	1	45			
	XXII	Do	Kundagalli	1	160			
	XXIII	Do	Mudvanahalli	1	225			
	XXIV	Do	Hetiya	1	140			
	XXV	Do	Kumpta	1	140			
	XXVI	Do	Malkunte	1	150			
	XXVII	Do	Halrai	1	70			
	XXVIII	Do	Depagaudapura	1	70			
	XXIX	Do	Hagunalu	1	140			
	XXX	Do	Kagluru	1	50			
	XXXI	Do	Surehalli	1	40			
	XXXII	Do	Sulala	1	20			
	XXXIII	Do	Masige	1	60			
	XXXIV	Do	Mudenahalli	1	130			
	XXXV	Do	Novaluru	1	40			
	XXXVI	Do	Sindavallipura	1	125			
	XXXVII	Do	Kalale	1	450			
	XXXVIII	Do	Paratevanapura	3	1,495			
	XXXIX	Do	Gunatagala	1	130			
	XL	Do	Malale	1	55			
	XLI	Do	Halepura	1	150			
	XLII	Do	Kembarahalli	1	65			
	XLIII	Do	Hemrugala	1	170			
	XLIV	Do	Singapura	1	100			
	XLV	Do	Madrachalli	1	10			
	XLVI	Do	Hursampura	1	100			
	XLVII	Do	Guttavadi	1	70			
	XLVIII	Do	Guttavadi	1	50			
	XLIX	Do	Dodda Kinahundi	1	300			
	L	Do	Chikka do	1	40			
	LI	Do	Varahalli	2	320			
	LII	Do	Belagali	1	100			
	LIII	Do	Gotenapura	1	90			
	LIV	Do	Yachagahalli	1	115			
	LV	Do	Bekkana-Jatra	2	420			
	LVI	Do	Vupanigarahundi	2	400			
	LVII	Do	Vullimavu	1	90			
	LVIII	Do	Bukkahalli	1	160			
	LIX	Do	Hadinadu	1	110			
	LX	Do	Muddahalli	1	120			
	LXI	Do	Alaturu	1	70			
	LXII	Do	Nantigunta	1	300			
	LXIII	Do	Nandigundapura	1	160			
	LXIV	Do	Naganapura	1	160			
	LXV	Do	Rampura	1	310			
	LXVI	Do	Saraguru	1	215			
	LXVII	Do	Nagarle	1	220			
	LXVIII	Do	Aniamballi	1	80			
	LXIX	Do	Kaddatti	1	30			
	LXX	Do	Budnava	3	845			
	LXXI	Do	Devanuru	2	400			
	LXXII	Do	Chikka Homma	9	1,000			

SCHEDULE.—Continued.

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Nanjangud Taluk.—Continued.	LXXIII	Aiyan Farm	Nerle	1	Rs. 350	Nanjangud Taluk Cutcherry.	2nd March 1893.	Deputy Commissioner or other Officer authorized by him.
	LXXIV	Do	Sindhuvali	1	160			
	LXXV	Govt. Grove	Haraganahalli	1	145			
	LXXIV	Do	Do	Do	100			
	LXXVII	Do	Hulhalli	Do	80			
	LXXVIII	Do	Do	Do	150			
	LXXIX	Do	Talebunde	Do	100			
	LXXX	Do	Do	(Part) Do	100			
	LXXXI	Do	Karya	Do	140			
	LXXXII	Do	Karehalli	Do	170			
	LXXXIII	Do	Do	(Part) Do	50			
	LXXXIV	Inam Shop	Kummerlu	1	60			
	LXXXV	Do	Hosakote	1	50			
	LXXXVI	Do	Upparahalli	1	40			
	LXXXVII	Do	Saramahalli	1	20			
	LXXXVIII	Do	Berale	1	30			
	LXXXIX	Do	Kanenuru	1	40			
	XC	Do	Kapsuge	1	50			
	XCI	Do	Husguru	1	5			
	XCH	Do	Amble	1	30			
	XCHH	Do	Kugluru	1	10			
	XCHV	Do	Kadlapura	1	20			
	XCV	Do	Kartale	1	10			
	XCVI	Do	Madduru	1	20			
	XCVII	Do	Kalhalli	1	20			
	XCVIII	Do	Naraganuru	1	50			
	XCIX	Do	Alagambe	1	30			
	C	Do	Gajjaganahalli	1	45			
	CI	Do	Valagere	1	10			
	CH	Do	Hasavanhalli	1	15			
	CHH	Do	Debburu	1	60			
	CIV	Do	Hartale	1	20			
	CV	Do	Igle	1	5			
	CVI	Inam Grove	Upparahalli	1	135			
	CVII	Do	Do	(Part) Do	100			
	CVIII	Do	Sirimalli	Do	20			
	CIX	Do	Do	(Part) Do	40			
	CX	Do	Berale	Do	20			
	CXI	Do	Kanenuru	Do	5			
	CXII	Do	Husguru	Do	10			
	CXIII	Do	Do	Do	15			
	CXIV	Do	Amble	Do	100			
	CXV	Do	Do	(Part) Do	20			
	CXVI	Do	Kugluru	Do	40			
	CXVII	Do	Do	(Part) Do	20			
	CXVIII	Do	Kadlepura	Do	20			
	CXIX	Do	Do	(Part) Do	100			
	CXX	Do	Tartale	Do	40			
	CXXI	Do	Do	(Part) Do	10			
	CXXII	Do	Ganaganuru	Do	10			
	CXXIII	Do	Alagarachi	Do	10			
	CXXIV	Do	Gajjaganahalli	Do	5			
	CXXV	Do	Valagere	Do	30			
	CXXVI	Do	Do	(Part) Do	10			
	CXXVII	Do	Kasavanahalli	Do	45			
	CXXVIII	Do	Do	(Part) Do	5			
	CXXIX	Do	Debburu	Do	145			
	CXXX	Do	Do	(Part) Do	80			
	CXXXI	Do	Hartale	Do	50			
	CXXXII	Do	Do	(Part) Do	10			

SCHEDULE—*Concluded.*

Taluk.	Serial Number of Farm.	Class of Farm.	Name of defined Farm.	Number of Shops attached to the Farm.	Upset price being the sums below which bids will not be accepted for each Farm.	Place of Sale.	Date of Sale.	Officer by whom the sale will be conducted.
Nanjangud Conced.	CXXXIII	Inam Grove	Baidigalli	Grove.	Rs. 40	Nanjangud Taluk Cutcherry.	2nd March 1893.	
	CXXXIV	Do	Kuruti	Do	16			
Mysore.	CXXXV	Do	Karabha	Do	15	Mysore Taluk Cutcherry.	4th March 1893.	Deputy Commissioner or other Officer authorized by him.
	CXXXVI	Do	Hunsavala	Do	10			
	CXXXVII	Do	Baguru	Do	10			
	CXXXVIII	Do	Kattavadipura	Do	10			
	CXXXIX	Do	Kampura	Do	5			
	CXL	Do	Madapura	Do	10			
		Aiyan Farm	Suturu	10	66,665			
	I	Do	Kalastavadi	1	1,700			
	III	Do	Talluru	7	3,400			
	IV	Do	Harohalli	5	3,740			
	V	Do	Varuna	4	900			
	VI	Do	Sagarakatte	6	1,300			
	VII	Do	Ganaganuru Hundi	2	220			
	VIII	Do	Gujjagaudanpura	1	350			
	IX	Do	Anagahalli	6	2,900			
	X	Do	Dura	1	230			
	XI	Do	Doddakunya	1	100			
	XII	Do	Iyirahalli	1	50			
	XIII	Do	Bethaturu	1	100			
	XIV	Do	Thornakaturu	1	100			
	XV	Do	Marabali	1	155			
	XVI	Inam Shop	Sindhavalli	1	300			
	XVII	Do	Kadakola	1	400			
	XVIII	Do	Udburu	1	420			
	XIX	Do	Duddagere	1	65			
	XX	Do	Kuppagala	1	100			
	XXI	Do	Yutanahalli	1	150			
	XXII	Do	Doditakalhalli	1	70			
	XXIII	Do	Najanahalli	1	410			
	XXIV	Do	Doddakaturu	2	130			
	XXV	Inam Grove	Dyavanalli	(Part) Grove.	220			
	XXVI	Do	Sindhavalli	Do	100			
	XXVII	Do	Kadakola	Do	400			
	XXVIII	Do	Duddagere	Do	55			
	XXIX	Do	Do	(Part) Do	100			
	XXX	Do	Utenahalli	Do	50			
	XXXI	Do	Do	(Part) Do	300			
	XXXII	Do	Tadatakalhalli	Do	20			
	XXXIII	Do	Do	(Part) Do	10			
	XXXIV	Do	Doddakaturu	Do	10			
	XXXV	Do	Do	(Part) Do	130			
	XXXVI	Do	Gohalli	Do	170			
	XXXVII	Do	Settinaiakanhalli	Do	120			
	XXXVIII	Do	Nagartahalli	Do	30			
	XXXIX	Do	Yedahalli	Do	60			
	XL	Do	Hosahalli	Do	20			
	XLI	Do	Hanchavadi	Do	20			
	XLII	Do	Yajagaudanahalli	Do	10			
	XLIII	Do	Hennavalli	Do	20			
	XLIV	Do	Subramanaiyapura	Do	20			
	XLV	Do	Dyavanalli	(Part) Do	50			
			(i.e.) as much toddy as will be required for Najanahalli					

N. B.—The upset price is calculated excluding the Local Cess of one anna on every Rupee of the present rental of each Farm.

REVENUE—FOREST.

No. 7953—R. F. 155-92, DATED 29TH NOVEMBER 1892.

In supersession of all existing rules on the subject, the following revised rules for the sale of timber and bamboos by public auction have been approved by His Highness the Maharaja's Government and are published for general information :—

I.—Procedure.

1. Every auction sale shall be held by the Forest Officer in charge of the District or other officer deputed by the Deputy Commissioner.
2. The highest bidder shall be the purchaser. Should any lot be disputed, it shall be again put up and resold.
3. Each purchaser shall, immediately after a lot has been knocked down to him, sign his name opposite the number and specification of the lot brought by him in a book provided for the purpose. Such signature shall be held as an admission on his part of having bought such lot.

II.—Payments how to be made.

4. Immediately after the sale, each purchaser will be furnished with a memo showing the total amount due by him and with a letter of advice to pay immediately twenty-five per cent of such amount as a deposit into the Taluk Treasury at the place, and if there is no such Treasury, to pay the same into the nearest Taluk Treasury before the close of the 3rd or 5th day from the date of the sale as circumstances may require, regard being had to the distance of the Taluk Treasury. A receipt for the deposit money will be granted by the Treasury Officer and must be presented to the Forest Officer at once if the Treasury is at the place of sale, and if otherwise, before the close of the fifth or eighth day from date of sale as fixed. The Forest Officer will initial the receipt and enter on its face the date of presentation. Should any purchaser fail to comply with this regulation, the Forest Officer shall be at liberty to resell all or any portion of the timber and bamboos purchased by such defaulter, who shall be required to make good any loss, but shall not participate in any profit on such resale. The amount due by such defaulter shall be recovered as a revenue demand.

5. The whole quantity purchased by each purchaser must be paid for within 30 days from the date of sale or within such further period not exceeding 90 days from the date of sale under the special orders of the Inspector General of Forests, failing which, the deposit-money already paid in shall be forfeited to the Government and the wood or bamboos not paid for shall be resold. Moneys due may be paid into the Treasury of the Taluk in which the wood-yard is situated, or into the District Treasury, but into no other, except in cases where the merchants are permitted to pay into any other Government Treasury.

III.—Delivery of Wood.

6. No wood can be removed by any purchaser until it has been paid for in full and until a "license to remove," shall have been obtained from the Forest Officer.

IV.—Wood-yard Rent.

7. Timber and bamboos paid for under the preceding sections may be removed at any time within 30 days from date of sale, or within such further period not exceeding 90 days from date of sale, as may be fixed by the Forest Officer, as the circumstances of each case may require, without payment of wood-yard rent; but if left in the wood-yard longer than 90 days from date of sale, shall be charged with wood-yard rent at 12 per cent per annum on the amount of purchase money from date of sale. If the wood or bamboos be not removed within six months from date of sale, the same shall, after ten days' notice to the purchaser, be sold by public auction for the recovery of rent and cost, after due publicity of the sale, subject to full payment at once and immediate removal, and the balance of sale proceeds shall be paid to the original purchaser. If before such sale is concluded, the original purchaser tenders the rent due and cost, he shall be allowed to remove his wood or bamboos.

V.—Licenses to remove.

8. No wood can be removed from the wood-yard till a "license to remove timber and bamboos" signed by the Forest Officer in charge of the District shall have been obtained; and all holders of such licenses shall be bound to abide by the conditions laid down in such licenses. Any trader or other person infringing the terms of his license, or not returning his license on the expiration of the time allowed, shall be liable to be dealt with under the conditions prescribed in Section 40 of the Mysore Forest Rules. All time-expired licenses shall be considered as null and void and extension of time shall not be granted, except on the ground of special and cogent reasons and under Deputy Commissioner's orders.

VI.—General.

9. The Forest Officer shall be at liberty, with the concurrence of the Deputy Commissioner or the officer deputed by the Deputy Commissioner if such be present, and failing their presence, on his own responsibility, to stop the sale at any time without giving any reason to the intending purchasers.

No. 7954—R. F. 155-92, DATED 29TH NOVEMBER 1892.

In supersession of all existing rules on the subject, the following revised rules for the sale of sandalwood by public auction in Mysore have been approved by His Highness the Maharaja's Government and are published for general information :—

I.—Procedure.

1. Every auction sale shall be held by the Forest Officer in conjunction with the Deputy Commissioner of the District, or other officer deputed by the Deputy Commissioner.

2. The highest bidder shall be the purchaser. Should any lot be disputed, it shall be again put up and resold.

3. Each purchaser shall, immediately after a lot has been knocked down to him, sign his name opposite the number and specification of the lot bought by him in a book provided for the purpose. Such signature shall be held as an admission on his part of having bought such lot. The lot thus sold shall remain intact till weighment by the Forest Officer under para 6 of these rules.

II.—Payments how to be made.

4. Immediately after the sale, each purchaser will be furnished with a memo showing the total amount due by him and with a letter of advice to pay immediately 25 per cent of such amount as deposit into the Taluk Treasury at the place, and if there is no such Treasury, to pay the same into the nearest Taluk Treasury before the close of the third day from the date of sale. A receipt for the deposit money will be granted by the Treasury Officer and must be presented to the Forest Officer before the close of the fifth day. The Forest Officer will initial the receipt and enter on its face the date of presentation. Should any purchaser fail to comply with this regulation, the Forest Officer shall be at liberty to resell forthwith all or any portion of the sandalwood purchased by such defaulter who shall bear any loss, but shall not participate in any profit that may arise. The amount due by such defaulter shall be recovered as a revenue demand.

5. The whole quantity purchased by each merchant must be paid for within 90 days from the date of sale. Failing which, the deposit money already paid in shall lapse to the Government and shall not be counted as part payment. The sandalwood not paid for shall be resold. Moneys due may be paid into the Treasury of the Taluk in which the Koti is situated, or into the District Treasury, but into no other, except in cases where the purchasers are permitted to pay into any other Government Treasury.

III.—Weighing out and Delivery of Wood.

6. The Forest Officer or in his absence any other officer deputed by the Deputy Commissioner, shall personally weigh out the whole quantity of wood bought by each purchaser, and thus weighing out of the wood sold in each Koti must be completed within three months from the date of sale. When weighing, should any surplus be found, it shall be taken out, and should any deficiency occur, the officer weighing will make up the full tale of wood, stamp every piece that can be stamped and take such precautions as shall preclude the lots being tampered with before final removal.

The full tale of wood having been thus once made up, all loss which may afterwards arise from driage or other causes, shall be borne entirely by the purchaser who shall be warned to attend at the weighing out of his lots. Should he not appear in person or by duly constituted agent, the Forest Officer or the officer deputed for weighing, shall weigh out, stamp and seal the lots at his own convenience, and no complaint afterwards made by the purchaser will be attended to. The expenditure incurred in weighing out wood will be borne by the Government, but all expenses necessary for the final removal of the wood from the Koti shall be borne by the purchaser. Nothing shall prevent a Forest Officer from weighing out wood to any purchaser who wants early delivery upon full payment of the amount due thereon.

7. No wood can be removed by any purchaser until it has been paid for in full and until a "license to remove" shall have been obtained from the Forest Officer.

IV.—Koti Rent.

8. Wood weighed out, stamped and paid for under the preceding sections may be removed at any time within 90 days from date of sale without payment of Koti rent. Such wood, if left in the Kotis for more than 90 days from date of sale, shall be charged with Koti rent at the rate of 4 annas per khandi or 1 rupee per ton per mensem from date of sale for superior sorts, and 2 annas per khandi or 8 annas per ton for inferior sorts such as milwa chilta and white chips. If the wood be not removed within six months from date of sale, the same shall, after ten days' notice to the purchaser, be sold by public auction for the recovery of rent and cost, after due publicity of the sale, subject to full payment at once and immediate removal, and the balance of sale proceeds shall be paid to the original purchaser. If before such sale is concluded, the original purchaser tenders the rent due and cost, he shall be allowed to remove his wood.

V. Licenses to remove.

9. No wood can be removed from the Koti till a "license to remove sandalwood" signed by the Forest Officer in charge shall have been obtained; and all holders of such licenses shall be bound to abide by the conditions laid down in such licenses. Any trader or other person infringing the terms of

his license, or not returning his license on the expiration of the time allowed, shall be liable to be dealt with under the conditions prescribed in Section 40 of the Mysore Forest Rules. All time-expired licenses shall be considered as null and void and extension of time shall not be granted, except on the ground of special and cogent reasons and under Deputy Commissioner's orders.

VI.—General.

10. In conformity with standing rules, no sandalwood can be sold by private individuals within the Mysore Territories or be moved from place to place without a license to be granted by the Forest Officer in charge of the Range.

11. The Forest Officer in charge shall be at liberty, with the concurrence of the Deputy Commissioner or the officer deputed by the Deputy Commissioner, if such be present, and failing their presence, on his own responsibility, to stop the sale at any time without giving any reason to the intending purchasers.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

PUBLIC WORKS.

NOTIFICATION.

The 23rd December 1892.

The following promotions are made in the Engineer Establishment of the Mysore Public Works Department, Local, with effect from the dates specified :—

Division.	Names.	Present Grade.	Grade to which promoted.	With effect from—	Nature of Promotion.	Remarks.
Kolar	Mr. Y. Srinivasa Rao.	Executive Engineer, 3rd Grade, <i>Substantive Protém.</i>	Executive Engineer, 3rd Grade.	25th April 1890.	Permanent.	Vice Mr. E. R. Subrayar transferred permanently to the Civil Department.
Kadur	„ A. Govindachariu.	Executive Engineer, 4th Grade, <i>Substantive Protém.</i>	Executive Engineer, 4th Grade.	Do	Do	
Special Improvements Division	„ B. P. Raghavalu Naidu.	Assistant Engineer, 1st Grade, <i>Super-numerary.</i>	Assistant Engineer, 1st Grade.	18th June 1892.	Do	
Mysore	„ O. V. Norris.	Assistant Engineer, 2nd Grade, <i>Substantive Protém.</i>	Assistant Engineer, 2nd Grade.	25th April 1890.	Do	

By Order,

D. McNEIL CAMPBELL, *Lieut.-Col., R. E.,*
Secy. to the Govt. of Mysore, P. W. Dept.

EDUCATION.

NOTIFICATION.

The 21st December 1892.

E.No. 38.—Mr. K. Rangappa, Deputy Inspector of Schools, Chitaldroog District, is appointed, with effect from the 10th October 1892, to act in the Second Grade of Deputy Inspectors during the absence of Mr. A. C. Subba Rao, B. A., on sick leave, and to continue to be Deputy Inspector of Schools in the Chitaldroog District.

Mr. M. Ramaswamaiya, B. A., Assistant Master, Shimoga College, is appointed to act, with effect from the 11th October 1892, in the Third Grade of Deputy Inspectors of Schools, in place of Mr. K. Rangappa and to officiate as Deputy Inspector of Schools in the Shimoga District until further orders.

H. J. BHABHA,
Education Secretary.

MILITARY.**NOTIFICATION.**

The 15th December 1892.

The following promotion to fill up vacancy in the Mysore Infantry is made with effect from 1st January 1893 :—

Battalion.	Rank.	Name.	In succession to.
2nd ..	Havildar, 2nd Class.	Syed Abdul Hamid	To be 2nd Class Jamadar of the 1st Battalion, <i>vice</i> Syed Abdulla, deceased.

H. DONNE,
for Commandant, Mysore Troops.



The Mysore Gazette.

No. 2

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JANUARY 12, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 6th December 1892.

No. 7900—R. F. 96-92.—Under the provisions of Section 6 of the Land Acquisition Act X. of 1870, it is hereby declared that the lands described in the annexed schedule are needed for a public purpose, that is, for building a Sandal-oil Distillery at Hunsur.

District.	Taluk.	Hobli.	Village.	Name of Holder.	Description.	Survey No.	Area required.		Assessment.			Boundaries.			
							A.	G.	Rs.	A.	P.	East.	West.	South.	North.
Mysore.	Hunsur.	Kirjaji.	Dodda Hunsur.	Bahudin Saib, bin Mohadin Sahib.	Dry.	141	..	33	0	12	0	Old channel of Ramenahalli.	River.	Reserved ground of high road.	Way from Mochi Karkhana to the river.
					Garden.	Do	1	21	5	4	0				
					Dry.	142	8	26	7	0	0	Do	Do	Way from Mochi Karkhana to the river.	Survey No. 143.
							11	..	13	0	0				

The 16th December 1892.

No. 8766—R. F. 161-92.—Add after the words “till his policy matures” in line 2 of Rule 26 of the Rules for the Mysore State Life Insurance the words “or when an officer of the Mysore Government is transferred to Foreign Service under the provisions of Section 388 of the Mysore Service Regulations.” Thus modified the Rule 26 will read as follows :—

“26. When an Insured, who has ceased to be in the service of the Government, is permitted to pay premium till his policy matures or when an Officer of the Mysore Government is transferred to Foreign Service under the provisions of Section 388 of the Mysore Service Regulations, he may be allowed by the Committee to pay such premium, monthly, quarterly, half yearly, or yearly into any Treasury of the Mysore Government. A grace of 15 days shall be allowed when the premium is payable monthly, and a grace of one month when it is paid otherwise. If the Insured fails to pay the premium within the days of grace, no further cash payments shall be received from him, but the arrears due and all future premiums shall be treated as a debt against his policy and recovered with compound interest at 5 per cent from his bonus.”

The 19th December 1892.

No. 8982—R. 1133-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned land is required for a public purpose, that is, for the extension of the Town of Nanjangud :—

General No.	District.	Taluk.	Town.	Name of the Owner.	Survey No.	Extent required.			Assess-ment.		Boundaries.	
						A.	G.	Y.	/Rs.	A. P.		
1	Mysore.	Nanjangud.	Nanjangud.	Talvar Chikkamada.	1067 dry land.	3	3	67	5	7	0	East.—By Survey No. 1068. South.—Setti Linga's field. West.—Channel. North.—Inam land of Talvar.
					1068 dry land.	..	23	67	0	8	4	East.—Inam field, No. 858. South.—Backyard of Ankegauda's house. West.—Land No. 1067 above described. North.—Sarkar waste land.
					858 dry land.	..	6	74	0	2	4	East.—Summons Peon Sidda's house. South.—Way. West.—Land No. 1068. North.—Inam field.

REVENUE—FOREST.

No. 7953—R. F. 155-92, DATED 29TH NOVEMBER 1892.

In supersession of all existing rules on the subject, the following revised rules for the sale of timber and bamboos by public auction have been approved by His Highness the Maharaja's Government and are published for general information :—

I.—Procedure.

1. Every auction sale shall be held by the Forest Officer in charge of the District or other officer deputed by the Deputy Commissioner.
2. The highest bidder shall be the purchaser. Should any lot be disputed, it shall be again put up and resold.
3. Each purchaser shall, immediately after a lot has been knocked down to him, sign his name opposite the number and specification of the lot brought by him in a book provided for the purpose. Such signature shall be held as an admission on his part of having bought such lot.

II.—Payments how to be made.

4. Immediately after the sale, each purchaser will be furnished with a memo showing the total amount due by him and with a letter of advice to pay immediately twenty-five per cent of such amount as a deposit into the Taluk Treasury at the place, and if there is no such Treasury, to pay the same into the nearest Taluk Treasury before the close of the 3rd or 5th day from the date of the sale as cir-

circumstances may require, regard being had to the distance of the Taluk Treasury. A receipt for the deposit money will be granted by the Treasury Officer and must be presented to the Forest Officer at once if the Treasury is at the place of sale, and if otherwise, before the close of the fifth or eighth day from date of sale as fixed. The Forest Officer will initial the receipt and enter on its face the date of presentation. Should any purchaser fail to comply with this regulation, the Forest Officer shall be at liberty to resell all or any portion of the timber and bamboos purchased by such defaulter, who shall be required to make good any loss, but shall not participate in any profit on such resale. The amount due by such defaulter shall be recovered as a revenue demand.

5. The whole quantity purchased by each purchaser must be paid for within 30 days from the date of sale or within such further period not exceeding 90 days from the date of sale under the special orders of the Inspector General of Forests, failing which, the deposit money already paid in shall be forfeited to the Government and the wood or bamboos not paid for shall be resold. Moneys due may be paid into the Treasury of the Taluk in which the wood-yard is situated, or into the District Treasury, but into no other, except in cases where the merchants are permitted to pay into any other Government Treasury.

III.—Delivery of Wood.

6. No wood can be removed by any purchaser until it has been paid for in full and until a "license to remove," shall have been obtained from the Forest Officer.

IV.—Wood-yard Rent.

7. Timber and bamboos paid for under the preceding sections may be removed at any time within 30 days from date of sale, or within such further period not exceeding 90 days from date of sale, as may be fixed by the Forest Officer, as the circumstances of each case may require, without payment of wood-yard rent; but if left in the wood-yard longer than 90 days from date of sale, shall be charged with wood-yard rent at 12 per cent per annum on the amount of purchase money from date of sale. If the wood or bamboos be not removed within six months from date of sale, the same shall, after ten days' notice to the purchaser, be sold by public auction for the recovery of rent and cost, after due publicity of the sale, subject to full payment at once and immediate removal, and the balance of sale proceeds shall be paid to the original purchaser. If before such sale is concluded, the original purchaser tenders the rent due and cost, he shall be allowed to remove his wood or bamboos.

V.—Licenses to remove.

8. No wood can be removed from the wood-yard till a "license to remove timber and bamboos" signed by the Forest Officer in charge of the District shall have been obtained; and all holders of such licenses shall be bound to abide by the conditions laid down in such licenses. Any trader or other person infringing the terms of his license, or not returning his license on the expiration of the time allowed, shall be liable to be dealt with under the conditions prescribed in Section 40 of the Mysore Forest Rules. All time-expired licenses shall be considered as null and void and extension of time shall not be granted, except on the ground of special and cogent reasons and under Deputy Commissioner's orders.

VI.—General.

9. The Forest Officer shall be at liberty, with the concurrence of the Deputy Commissioner or the officer deputed by the Deputy Commissioner if such be present, and failing their presence, on his own responsibility, to stop the sale at any time without giving any reason to the intending purchasers.

No. 7954—R. F. 155-92, DATED 29TH NOVEMBER 1892.

In supersession of all existing rules on the subject, the following revised rules for the sale of sandalwood by public auction in Mysore have been approved by His Highness the Maharaja's Government and are published for general information:—

I.—Procedure.

1. Every auction sale shall be held by the Forest Officer in conjunction with the Deputy Commissioner of the District, or other officer deputed by the Deputy Commissioner.
2. The highest bidder shall be the purchaser. Should any lot be disputed, it shall be again put up and resold.
3. Each purchaser shall, immediately after a lot has been knocked down to him, sign his name opposite the number and specification of the lot bought by him in a book provided for the purpose. Such signature shall be held as an admission on his part of having bought such lot. The lot thus sold shall remain intact till weighment by the Forest Officer under para 6 of these rules.

II.—Payments how to be made.

4. Immediately after the sale, each purchaser will be furnished with a memo showing the total amount due by him and with a letter of advice to pay immediately 25 per cent of such amount as

deposit into the Taluk Treasury at the place, and if there is no such Treasury, to pay the same into the nearest Taluk Treasury before the close of the third day from the date of sale. A receipt for the deposit money will be granted by the Treasury Officer and must be presented to the Forest Officer before the close of the fifth day. The Forest Officer will initial the receipt and enter on its face the date of presentation. Should any purchaser fail to comply with this regulation, the Forest Officer shall be at liberty to resell forthwith all or any portion of the sandalwood purchased by such defaulter who shall bear any loss, but shall not participate in any profit that may arise. The amount due by such defaulter shall be recovered as a revenue demand.

5. The whole quantity purchased by each merchant must be paid for within 90 days from the date of sale. Failing which, the deposit money already paid in shall lapse to the Government and shall not be counted as part payment. The sandalwood not paid for shall be resold. Moneys due may be paid into the Treasury of the Taluk in which the Koti is situated, or into the District Treasury, but into no other, except in cases where the purchasers are permitted to pay into any other Government Treasury.

III.—Weighing out and Delivery of Wood.

6. The Forest Officer or in his absence any other officer deputed by the Deputy Commissioner, shall personally weigh out the whole quantity of wood bought by each purchaser, and thus weighing out of the wood sold in each Koti must be completed within three months from the date of sale. When weighing, should any surplus be found, it shall be taken out, and should any deficiency occur, the officer weighing will make up the full tale of wood, stamp every piece that can be stamped and take such precautions as shall preclude the lots being tampered with before final removal.

The full tale of wood having been thus once made up, all loss which may afterwards arise from driage or other causes, shall be borne entirely by the purchaser who shall be warned to attend at the weighing out of his lots. Should he not appear in person or by duly constituted agent, the Forest Officer or the officer deputed for weighing, shall weigh out, stamp and seal the lots at his own convenience, and no complaint afterwards made by the purchaser will be attended to. The expenditure incurred in weighing out wood will be borne by the Government, but all expenses necessary for the final removal of the wood from the Koti shall be borne by the purchaser. Nothing shall prevent a Forest Officer from weighing out wood to any purchaser who wants early deliver upon full payment of the amount due thereon.

7. No wood can be removed by any purchaser until it has been paid for in full and until a "license to remove" shall have been obtained from the Forest Officer.

IV.—Koti Rent.

8. Wood weighed out, stamped and paid for under the preceding sections may be removed at any time within 90 days from date of sale without payment of Koti rent. Such wood, if left in the Kotis for more than 90 days from date of sale, shall be charged with Koti rent at the rate of 4 annas per khandi or 1 rupee per ton per mensem from date of sale for superior sorts, and 2 annas per khandi or 8 annas per ton for inferior sorts such as milwa chilta and white chips. If the wood be not removed within six months from date of sale, the same shall, after ten days' notice to the purchaser, be sold by public auction for the recovery of rent and cost, after due publicity of the sale, subject to full payment at once and immediate removal, and the balance of sale proceeds shall be paid to the original purchaser. If before such sale is concluded, the original purchaser tenders the rent due and cost, he shall be allowed to remove his wood.

V. Licenses to remove.

9. No wood can be removed from the Koti till a "license to remove sandalwood" signed by the Forest Officer in charge shall have been obtained; and all holders of such licenses shall be bound to abide by the conditions laid down in such licenses. Any trader or other person infringing the terms of his license, or not returning his license on the expiration of the time allowed, shall be liable to be dealt with under the conditions prescribed in Section 40 of the Mysore Forest Rules. All time-expired licenses shall be considered as null and void and extension of time shall not be granted, except on the ground of special and cogent reasons and under Deputy Commissioner's orders.

VI.—General.

10. In conformity with standing rules, no sandalwood can be sold by private individuals within the Mysore Territories or be moved from place to place without a license to be granted by the Forest Officer in charge of the Range.

11. The Forest Officer in charge shall be at liberty, with the concurrence of the Deputy Commissioner or the officer deputed by the Deputy Commissioner, if such be present, and failing their presence, on his own responsibility, to stop the sale at any time without giving any reason to the intending purchasers.

The 11th December 1892.

No. 9699—G.F. 349—92.—The following Rules, in supersession of all Rules relating to the Mysore Local Service Examinations having been approved by the Government of His Highness the Maharaja, are published for general information:—

RULES RELATING TO THE MYSORE LOCAL SERVICE EXAMINATION.

In supersession of the orders contained in Government Notifications noted in the margin, the following Rules prescribing examinations for the appointments of Assistant Commissioners, Subordinate Judges, Munsiffs, Amildars and Deputy Amildars and officials in the special Departments of Excise, Accounts, Registration and Forests which have received the sanction of His Highness the Maharaja's Government, are published for general information. The first examinations under these Rules will be held in August 1893.

2. There shall be held annually the following Local Service Examinations, namely:—

- | | |
|----------------------------|-------------------------------|
| I. Revenue Examination. | V. Accounts Examination. |
| II. Civil Examination. | VI. Registration Examination. |
| III. Criminal Examination. | VII. Forests Examination. |
| IV. Excise Examination. | |

The subjects prescribed for these examinations and the maximum number of marks assigned to each subject are given below:—

I.—REVENUE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Mysore Land Revenue Law.	Mysore Land Revenue Code (Regulation IV of 1888).	150 ✓
(b) Mysore Revenue Rules	(1) Rules passed under Section 223 of the Mysore Land Revenue Code. (2) Survey Manual (the edition of 1879), Parts, I and II, pp 3 to 48. (3) Mysore Revenue Manual (the edition of 1886), Part IV. Inam Rules, Sections 1, 5, 6, 7, 8, 9, 10, 18, 19, 20, 21 and 22. Part VI. Sayer Part VII. Mohatarfa } the whole. Part VIII. Salt	100 ✓
	Total...	250

II.—CIVIL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence	The Indian Evidence Act I of 1892	80
(b) Contracts, Transfer of Property and Specific Relief.	(1) The Indian Contract Act IX of 1872 (2) The Transfer of Property Act IV of 1882 (3) The Specific Relief Act I of 1877	200
(c) Hindu and Muhammadan Law.	(1) Mayne's Hindu Law and Usage (2) Shadagopacharu's Manual of Muhammadan Law	150
(d) Torts and Easements	(1) Collett on the Law of Torts and measure of Damages (2) The Easements Act V of 1882	100

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(c) Procedure	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887 (2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880	150
	Total...	680

Note.—The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

III.—CRIMINAL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence	The Indian Evidence Act I of 1872	80
(b) Penal Code.	The Indian Penal Code, Act XLV of 1860 and the amending Acts XXVII of 1870 and XIX of 1872.	100
(c) Criminal Procedure	(1) The Code of Criminal Procedure Act X of 1882 as modified by Mysore Regulation I of 1888 (2) The Police Rules for the time being in force in Mysore	100
	Total...	280

IV.—EXCISE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Excise	(1) The Excise Act XXII of 1881, as amended by Act VI of 1885 and extended to Mysore by Regulation III of 1885, and Rules framed thereunder (2) Act XVI of 1863 (an Act to make special provision for the levy of the Excise duty payable on spirits used exclusively in Arts and Manufactures or in Chemistry), as extended to Mysore by Regulation II of 1885 and Rules framed thereunder (3) The Opium Act I of 1878 and Rules framed thereunder	100
	Total...	100

V.—ACCOUNT EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Accounts	(1) Civil Account Code, Chapters I to X, 13, 15, 16, 18 to 21, 23, 24, 26 and 29 to 31 in Vol. I, 5th Edition with the forms alluded to therein; Chapters 33 to 45, 47, 48, 55 to 59, 61, 62, 67 and 70 to 74 in Vol. II, 4th Edition and the Savings Banks Rules contained in Chapter 18 of the Civil Account Code, 2nd Edition (2) The Mysore Service Regulations	100
	Total...	100

VI.—REGISTRATION EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Stamp Law and Registration	(1) The General Stamp Act I of 1879 and Rules framed thereunder	100
	(2) The Registration Act III of 1877, as amended by Act XII of 1879 and Rules passed thereunder	
	(3) The Court Fees Act VII of 1870 and Rules passed thereunder	
	Total...	100

VII.—FORESTS EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Forests	The Forest Conservancy Rules for the time being in force in Mysore	100
	Total...	100

Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will have to answer only one paper on the Law of Evidence.

3. The examination shall be held at such of the places noted in the margin and on such dates in the month of August of each year and at such hours as may be notified by the Secretary to the Board of Examiners.

Bangalore.
Mysore.
Hassan.
Shimoga.

Chitaldroog.
Chikmagalur.
Tumkur.
Kolar.

4. The examinations shall be conducted in English. It will be conducted in Kanerese in the case only of officers of not less than 10 year's standing in the Mysore Service, who are unacquainted with the English language.

5. Candidates who may obtain not less than $\frac{1}{4}$ th of the maximum number of marks prescribed for each subject and not less than $\frac{1}{3}$ rd of the total number of marks for all the subjects of an examination, shall be declared to have passed that examination. The successful candidates in the Revenue, Civil and Criminal Examinations will be placed in the 1st or 2nd class according, as they obtain, $\frac{2}{5}$ ths or $\frac{1}{3}$ rd of the aggregate number of marks in all the subjects.

6. No person who has not passed the examinations specified below will be eligible for the appointments noted opposite to them :—

Examinations.	Appointments.
Revenue, Civil and Criminal	Assistant Commissioner, Subordinate Judge or Munsiff.
Revenue and Criminal	Amildar or Deputy Amildar.
Excise	Officers and subordinates of the Excise Department of certain grades, to be notified hereafter.
Accounts	Subordinates of the Comptroller's office and in District Treasuries of certain grades, to be notified hereafter.
Registration	Sub-Registrars and subordinates of the Registration Department of certain grades, to be notified hereafter.
Forests	Officers and subordinates of the Forest Department of certain grades, to be notified hereafter.

7. (a) Persons who have passed the examination prescribed for the degree of Bachelor or Master of Laws in any Indian University, will be exempted from passing the Civil and Criminal Examinations under these rules.

- (b) Persons who have passed the examination for Pleaders of the 1st grade held by the Chief Court under Government Notification No. 187, dated 12th December 1884, or the Civil and Criminal Examinations held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (c) Persons who have passed the Revenue Examination held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Revenue, Excise, Forests, Registration and Account Examinations under these rules.
- (d) Persons who have passed the Judicial and Revenue Tests for Amildars, prescribed by Chief Commissioner's Notification No. 121, dated 24th June 1871, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (e) Persons who have passed the Lower Standard, Judicial and Revenue Examinations under the Chief Commissioner's Notification No. 63, dated 5th July 1869, or No. 249, dated 15th December 1873, or No. 175, dated 23rd October 1878, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (f) Persons who have passed the Higher Standard Examination under the Notifications quoted in the last preceding clause, will be exempted from passing the Civil Examination under these Rules.
- (g) Persons who have passed the Judicial, Revenue and Finance Examinations under the Chief Commissioner's Notification, dated 7th April 1880, will be exempted from passing respectively the Civil and Criminal, the Revenue, Excise, Forests, Registration and the Account Examinations under these Rules.
- (h) Persons who have passed the Local Munsiff's Test, prescribed by Chief Commissioner's letter to the Judicial Commissioner No. 6767—160, dated 14th March 1874, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (i) Persons who have passed the Madras Special Test Examinations, Civil and Criminal Higher Grade, held before the 31st December 1886, shall be exempted from passing respectively the Civil and Criminal Examinations prescribed by these Rules.

8. Notwithstanding anything contained in the foregoing rule, the Government reserve to themselves the power to exempt from passing the Civil Examination any person who has for a period of not less than 10 years satisfactorily discharged the duties of Amildar or Assistant Superintendent of Revenue Survey or both, when such officer is promoted to the Grade of Assistant Commissioner.

9. Persons possessed of either of the following qualifications shall be entitled to present themselves for any of the examinations above specified :—

- (a) Any person who has been for not less than five years in the service of Government, or employed in Municipalities in Mysore, or in institutions maintained by the State out of Provincial Revenues, or Local Funds, or from the Palace Budget or under the British Resident in Mysore, or who may hold an appointment as above, the substantive salary of which is not less than Rs. 25 per month, and who produces a certificate from his official superior as to (1) the length of his service and present substantive salary, (2) the efficient manner in which he has discharged his duties and (3) his respectability of character and good moral conduct, or,
- (b) Any person who produces a certificate of having passed the First Examination in Arts or other higher examination in Arts of any Indian University and also a certificate from the Principal of the College in which he was educated or from a Mysore Officer of and above the rank of a Deputy Commissioner, of his being by respectability of character and good moral conduct a fit candidate for admission into the Mysore Public Service.

10. Any Advocate of the Chief Court of Mysore shall also be entitled to present himself for the Revenue, Excise, Forests, Registration and Accounts Examinations above specified, upon production of his certificate or other proof of enrolment as such Advocate.

11. Every candidate must produce a certificate of his being above 20 years of age and of his physical fitness for the Public Service from a Medical officer of or above the grade of a Civil Surgeon.

12. Every candidate must send his application to the Secretary to the Board of Examiners, so that it may reach him on or before the 31st March of each year.

13. Every candidate must pay into a District or a Taluk Treasury in the Mysore Province an admission fee calculated as follows for each examination he wishes to present himself for :—

	Rs.		Rs.
For I. Revenue Examination ..	7	For V. Accounts Examination ..	5
For II. Civil Examination ..	12	For VI. Registration Examination ..	5
For III. Criminal Examination ..	7	For VII. Forests Examination ..	5
For IV. Excise Examination ..	5		

14. Every application should be in the subjoined form and be accompanied by—

- (1) the certificates prescribed by paras 9 and 10 and 11.
- (2) a Treasury officer's receipt for payment of the fee prescribed by para 13.

Form of application for admission into the Mysore Local Service Examinations.

Name of Applicant.	Father's Name.	Residence.	Age.	Whether Applicant claims admission under Rule (a) or Rule (b) or Rule 10.	If Applicant is in the Public Service.			Examination for which, and the place where, the Candidate wishes to appear, and language.	Examination, if any, which the Candidate has already passed.	Description of Enclosures produced.		
					Date of commencement of service.	Designation of present appointment.	Present substantive pay.			Certificate of qualifications under Rules 9 and 10.	Certificate of age and physical fitness under Rule 11.	Receipt of fee paid under the Rules.

The 24th December 1892.

No. 9758—R. 2037-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are required for a public purpose, that is, for the Northern Extension of the Bangalore City :—

No.	District.	Taluk.	Hobli.	Village.	Name of Owner.	Survey No.	Extent.		Description.	Boundaries.
							Acres.	Guntas.		
	Bangalore.	Bangalore.	Halasur.	Haumantapur.	Baira, son of Subbanna.	Portion of 38.	1	25 $\frac{1}{2}$	Dry land and a house 8 ankanams	East.—By the land taken up by Government. West.—By portion of Survey No. 38 left to Baira. North.—By the land taken up by Government. South.—By portion of Survey No. 38 left to Chikka Giriappa.
					Malvalli Chikka Giriappa.	Portion of 38.	0	20 $\frac{1}{2}$		East.—By Baira's land now proposed to be taken up. West.—Portion of Survey No. 38 left to the owner. North.—Portion of Survey No. 38 left to Baira. South.—By Tumkur Road.

The 26th December 1892.

No. 9878—G. F. 217-92.—Narasanna, Amildar of the Nanjangud Taluk, is permitted as a special case to avail himself of the unexpired portion of the privilege leave granted him in Notification No. 1905—G. 467-92, of 13th August 1892, viz., 26 days which were cancelled by Notification No. 5923—G. F. 217-92, dated 27th October last.

The 27th December 1892.

No. 9890—G. 2315-92.—Under Section 37 of the Code of Criminal Procedure, Mr. N. Cheluvaiengar, Munsiff of Holé-Narsipur, is invested with the power to commit for trial (Section 206, Criminal Procedure Code), and under Section 357 of the said Code, he is directed to take down the evidence of witnesses with his own hand in the English language.

The 28th December 1892.

No. 9881—G. 2307-92.—Under Section 12 of the Code of Criminal Procedure, Mr. Laing-Meason, Probationary Assistant Commissioner, in charge of the Tumkur District Treasury, is hereby invested with the powers of a Magistrate of the 3rd Class.

The 9th January 1893.

No. 10090—G. 2365-92.—The following extract from the Notification of the Government of India, dated the 3rd January 1893, is published for general information—

“NOTIFICATION.

“His Excellency the Grand Master of the Most Exalted Order of the Star of India is pleased to announce that Her Majesty the Queen, Empress of India, has been graciously pleased to make the following appointments to the said Order:—

To be Knights Commanders.

Kumarapuram Sheshadri Aiyar, C.S.I., Dewan of Mysore.

By Order of the Grand Master,

(Signed) H. M. DURAND,
*Secretary to the Most Exalted
Order of the Star of India.*

The 11th January 1893.

No. 10155—G. 2379-92.—Under Article 172 of the Mysore Service Regulations, Mr. K. R. Srinivasaiengar, B. A., Probationary Assistant Commissioner, Dewan's Office, is granted 6 day's casual leave of absence with effect from the 16th instant.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.
2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.



The Mysore Gazette.

No. 3

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JANUARY 19, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 6th December 1892.

No. 7900—R. F. 96-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are needed for a public purpose, that is, for building a Sandal-oil Distillery at Hunsur.

District.	Taluk.	Hobli.	Village.	Name of Holder.	Description.	Survey No.	Area required.		Assessment.			Boundaries.			
							A.	G.	Rs.	A.	P.	East.	West.	South.	North.
Mysore.	Hunsur.	Kirjaji.	Dodda Hunsur.	Bahudin Saib, bin Mohadin Sahib.	Dry.	141	..	33	0	12	0	Old channel of Ramenahalli.	River.	Reserved ground of high road.	Way from Mochi Karkhana to the river.
					Garden.	Do	1	21	5	4	0				
					Dry.	142	8	26	7	0	0	Do	Do	Way from Mochi Karkhana to the river.	Survey No. 143.
							11		13	0	0				

The 16th December 1892.

No. 8766—R. F. 161-92.—Add after the words “till his policy matures” in line 2 of Rule 26 of the Rules for the Mysore State Life Insurance the words “or when an officer of the Mysore Government is transferred to Foreign Service under the provisions of Section 388 of the Mysore Service Regulations.” Thus modified the Rule 26 will read as follows :—

“26. When an Insured, who has ceased to be in the service of the Government, is permitted to pay premium till his policy matures or when an Officer of the Mysore Government is transferred to Foreign Service under the provisions of Section 388 of the Mysore Service Regulations, he may be allowed by the Committee to pay such premium, monthly, quarterly, half yearly, or yearly into any Treasury of the Mysore Government. A grace of 15 days shall be allowed when the premium is payable monthly, and a grace of one month when it is paid otherwise. If the Insured fails to pay the premium within the days of grace, no further cash payments shall be received from him, but the arrears due and all future premiums shall be treated as a debt against his policy and recovered with compound interest at 5 per cent from his bonus.”

The 19th December 1892.

No. 8982—R. 1133-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned land is required for a public purpose, that is, for the extension of the Town of Nanjangud :—

General No.	District.	Taluk.	Town.	Name of the Owner.	Survey No.	Extent required.			Assessment.			Boundaries.
						A.	G.	Y.	Rs.	A.	P.	
1	Mysore.	Nanjangud.	Nanjangud.	Talvar Chikkamada.	1067 dry land.	3	3	67	5	7	0	East.—By Survey No. 1068. South.—Setti Linga's field. West.—Channel. North.—Inam land of Talvar.
					1068 dry land.	..	23	67	0	8	4	East.—Inam field, No. 858. South.—Backyard of Ankegauda's house. West.—Land No. 1067 above described. North.—Sarkar waste land.
					858 dry land.	..	6	74	0	2	4	East.—Summons Peon Sidda's house. South.—Way. West.—Land No. 1068. North.—Inam field.

REVENUE—FOREST.

No. 7953—R. F. 155-92, DATED 29TH NOVEMBER 1892.

In supersession of all existing rules on the subject, the following revised rules for the sale of timber and bamboos by public auction have been approved by His Highness the Maharaja's Government and are published for general information :—

I.—Procedure.

1. Every auction sale shall be held by the Forest Officer in charge of the District or other officer deputed by the Deputy Commissioner.

2. The highest bidder shall be the purchaser. Should any lot be disputed, it shall be again put up and resold.

3. Each purchaser shall, immediately after a lot has been knocked down to him, sign his name opposite the number and specification of the lot brought by him in a book provided for the purpose. Such signature shall be held as an admission on his part of having bought such lot.

II.—Payments how to be made.

4. Immediately after the sale, each purchaser will be furnished with a memo showing the total amount due by him and with a letter of advice to pay immediately twenty-five per cent of such amount as a deposit into the Taluk Treasury at the place, and if there is no such Treasury, to pay the same into the nearest Taluk Treasury before the close of the 3rd or 5th day from the date of the sale as cir—

cumstances may require, regard being had to the distance of the Taluk Treasury. A receipt for the deposit money will be granted by the Treasury Officer and must be presented to the Forest Officer at once if the Treasury is at the place of sale, and if otherwise, before the close of the fifth or eighth day from date of sale as fixed. The Forest Officer will initial the receipt and enter on its face the date of presentation. Should any purchaser fail to comply with this regulation, the Forest Officer shall be at liberty to resell all or any portion of the timber and bamboos purchased by such defaulter, who shall be required to make good any loss, but shall not participate in any profit on such resale. The amount due by such defaulter shall be recovered as a revenue demand.

5. The whole quantity purchased by each purchaser must be paid for within 30 days from the date of sale or within such further period not exceeding 90 days from the date of sale under the special orders of the Inspector General of Forests, failing which, the deposit money already paid in shall be forfeited to the Government and the wood or bamboos not paid for shall be resold. Moneys due may be paid into the Treasury of the Taluk in which the wood-yard is situated, or into the District Treasury, but into no other, except in cases where the merchants are permitted to pay into any other Government Treasury.

III.—Delivery of Wood.

6. No wood can be removed by any purchaser until it has been paid for in full and until a "license to remove," shall have been obtained from the Forest Officer.

IV.—Wood-yard Rent.

7. Timber and bamboos paid for under the preceding sections may be removed at any time within 30 days from date of sale, or within such further period not exceeding 90 days from date of sale, as may be fixed by the Forest Officer, as the circumstances of each case may require, without payment of wood-yard rent; but if left in the wood-yard longer than 90 days from date of sale, shall be charged with wood-yard rent at 12 per cent per annum on the amount of purchase money from date of sale. If the wood or bamboos be not removed within six months from date of sale, the same shall, after ten days' notice to the purchaser, be sold by public auction for the recovery of rent and cost, after due publicity of the sale, subject to full payment at once and immediate removal, and the balance of sale proceeds shall be paid to the original purchaser. If before such sale is concluded, the original purchaser tenders the rent due and cost, he shall be allowed to remove his wood or bamboos.

V.—Licenses to remove.

8. No wood can be removed from the wood-yard till a "license to remove timber and bamboos" signed by the Forest Officer in charge of the District shall have been obtained; and all holders of such licenses shall be bound to abide by the conditions laid down in such licenses. Any trader or other person infringing the terms of his license, or not returning his license on the expiration of the time allowed, shall be liable to be dealt with under the conditions prescribed in Section 40 of the Mysore Forest Rules. All time-expired licenses shall be considered as null and void and extension of time shall not be granted, except on the ground of special and cogent reasons and under Deputy Commissioner's orders.

VI.—General.

9. The Forest Officer shall be at liberty, with the concurrence of the Deputy Commissioner or the officer deputed by the Deputy Commissioner if such be present, and failing their presence, on his own responsibility, to stop the sale at any time without giving any reason to the intending purchasers.

No. 7954—R. F. 155-92, DATED 29TH NOVEMBER 1892.

In supersession of all existing rules on the subject, the following revised rules for the sale of sandalwood by public auction in Mysore have been approved by His Highness the Maharaja's Government and are published for general information:—

I.—Procedure.

1. Every auction sale shall be held by the Forest Officer in conjunction with the Deputy Commissioner of the District, or other officer deputed by the Deputy Commissioner.

2. The highest bidder shall be the purchaser. Should any lot be disputed, it shall be again put up and resold.

3. Each purchaser shall, immediately after a lot has been knocked down to him, sign his name opposite the number and specification of the lot bought by him in a book provided for the purpose. Such signature shall be held as an admission on his part of having bought such lot. The lot thus sold shall remain intact till weighment by the Forest Officer under para 6 of these rules.

II.—Payments how to be made.

4. Immediately after the sale, each purchaser will be furnished with a memo showing the total amount due by him and with a letter of advice to pay immediately 25 per cent of such amount as

deposit into the Taluk Treasury at the place, and if there is no such Treasury, to pay the same into the nearest Taluk Treasury before the close of the third day from the date of sale. A receipt for the deposit money will be granted by the Treasury Officer and must be presented to the Forest Officer before the close of the fifth day. The Forest Officer will initial the receipt and enter on its face the date of presentation. Should any purchaser fail to comply with this regulation, the Forest Officer shall be at liberty to resell forthwith all or any portion of the sandalwood purchased by such defaulter who shall bear any loss, but shall not participate in any profit that may arise. The amount due by such defaulter shall be recovered as a revenue demand.

5. The whole quantity purchased by each merchant must be paid for within 90 days from the date of sale. Failing which, the deposit money already paid in shall lapse to the Government and shall not be counted as part payment. The sandalwood not paid for shall be resold. Moneys due may be paid into the Treasury of the Taluk in which the Koti is situated, or into the District Treasury, but into no other, except in cases where the purchasers are permitted to pay into any other Government Treasury.

III.—Weighing out and Delivery of Wood.

6. The Forest Officer or in his absence any other officer deputed by the Deputy Commissioner, shall personally weigh out the whole quantity of wood bought by each purchaser, and thus weighing out of the wood sold in each Koti must be completed within three months from the date of sale. When weighing, should any surplus be found, it shall be taken out, and should any deficiency occur, the officer weighing will make up the full tale of wood, stamp every piece that can be stamped and take such precautions as shall preclude the lots being tampered with before final removal.

The full tale of wood having been thus once made up, all loss which may afterwards arise from driage or other causes, shall be borne entirely by the purchaser who shall be warned to attend at the weighing out of his lots. Should he not appear in person or by duly constituted agent, the Forest Officer or the officer deputed for weighing, shall weigh out, stamp and seal the lots at his own convenience, and no complaint afterwards made by the purchaser will be attended to. The expenditure incurred in weighing out wood will be borne by the Government, but all expenses necessary for the final removal of the wood from the Koti shall be borne by the purchaser. Nothing shall prevent a Forest Officer from weighing out wood to any purchaser who wants early delivery upon full payment of the amount due thereon.

7. No wood can be removed by any purchaser until it has been paid for in full and until a "license to remove" shall have been obtained from the Forest Officer.

IV.—Koti Rent.

8. Wood weighed out, stamped and paid for under the preceding sections may be removed at any time within 90 days from date of sale without payment of Koti rent. Such wood, if left in the Kotis for more than 90 days from date of sale, shall be charged with Koti rent at the rate of 4 annas per khandi or 1 rupee per ton per mensem from date of sale for superior sorts, and 2 annas per khandi or 8 annas per ton for inferior sorts such as milwa chilta and white chips. If the wood be not removed within six months from date of sale, the same shall, after ten days' notice to the purchaser, be sold by public auction for the recovery of rent and cost, after due publicity of the sale, subject to full payment at once and immediate removal, and the balance of sale proceeds shall be paid to the original purchaser. If before such sale is concluded, the original purchaser tenders the rent due and cost, he shall be allowed to remove his wood.

V. Licenses to remove.

9. No wood can be removed from the Koti till a "license to remove sandalwood" signed by the Forest Officer in charge shall have been obtained; and all holders of such licenses shall be bound to abide by the conditions laid down in such licenses. Any trader or other person infringing the terms of his license, or not returning his license on the expiration of the time allowed, shall be liable to be dealt with under the conditions prescribed in Section 40 of the Mysore Forest Rules. All time-expired licenses shall be considered as null and void and extension of time shall not be granted, except on the ground of special and cogent reasons and under Deputy Commissioner's orders.

VI.—General.

10. In conformity with standing rules, no sandalwood can be sold by private individuals within the Mysore Territories or be moved from place to place without a license to be granted by the Forest Officer in charge of the Range.

11. The Forest Officer in charge shall be at liberty, with the concurrence of the Deputy Commissioner or the officer deputed by the Deputy Commissioner, if such be present, and failing their presence, on his own responsibility, to stop the sale at any time without giving any reason to the intending purchasers.

The 11th December 1892.

No. 9699—G. F. 349-92.—The following Rules, in supersession of all Rules relating to the Mysore Local Service Examinations having been approved by the Government of His Highness the Maharaja, are published for general information :—

RULES RELATING TO THE MYSORE LOCAL SERVICE EXAMINATION.

In supersession of the orders contained in Government Notifications noted in the margin, the following Rules prescribing examinations for the appointments of Assistant Commissioners, Subordinate Judges, Munsiffs, Amildars and Deputy Amildars and officials in the special Departments of Excise, Accounts, Registration and Forests which have received the sanction of His Highness the Maharaja's Government, are published for general information. The first examinations under these Rules will be held in August 1893.

2. There shall be held annually the following Local Service Examinations, namely :—

- | | |
|----------------------------|-------------------------------|
| I. Revenue Examination. | V. Accounts Examination. |
| II. Civil Examination. | VI. Registration Examination. |
| III. Criminal Examination. | VII. Forests Examination. |
| IV. Excise Examination. | |

The subjects prescribed for these examinations and the maximum number of marks assigned to each subject are given below :—

I.—REVENUE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Mysore Land Revenue Law.	Mysore Land Revenue Code (Regulation IV of 1888).	150
(b) Mysore Revenue Rules ..	(1) Rules passed under Section 223 of the Mysore Land Revenue Code. (2) Survey Manual (the edition of 1879), Parts I and II, pp 5 to 48. (3) Mysore Revenue Manual (the edition of 1886), Part IV. Inam Rules, Sections 1, 5, 6, 7, 8, 9, 10, 18, 19, 20, 21 and 22. Part VI. Sayer Part VII. Mohatarfa } the whole. Part VIII. Salt	100
	Total...	250

II.—CIVIL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Contracts, Transfer of Property and Specific Relief.	(1) The Indian Contract Act IX of 1872 .. (2) The Transfer of Property Act IV of 1882 .. (3) The Specific Relief Act I of 1877 ..	200
(c) Hindu and Muhammadan Law.	(1) Mayne's Hindu Law and Usage .. (2) Shadagopacharlu's Manual of Muhammadan Law ..	150
(d) Torts and Easements ..	(1) Collett on the Law of Torts and measure of Damages .. (2) The Easements Act V of 1882 ..	100

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(e) Procedure ..	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887 .. (2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880 ..	150
	Total...	680

Note.—The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

III.—CRIMINAL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Penal Code..	The Indian Penal Code, Act XLV of 1860 and the amending Acts XXVII of 1870 and XIX of 1872.	100
(c) Criminal Procedure ..	(1) The Code of Criminal Procedure Act X of 1882 as modified by Mysore Regulation I of 1888 .. (2) The Police Rules for the time being in force in Mysore ..	100
	Total...	280

IV.—EXCISE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Excise ..	(1) The Excise Act XXII of 1881, as amended by Act VI of 1885 and extended to Mysore by Regulation III of 1885, and Rules framed thereunder .. (2) Act XVI of 1863 (an Act to make special provision for the levy of the Excise duty payable on spirits used exclusively in Arts and Manufactures or in Chemistry), as extended to Mysore by Regulation II of 1885 and Rules framed thereunder .. (3) The Opium Act I of 1878 and Rules framed thereunder ..	100
	Total...	100

V.—ACCOUNT EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Accounts ..	(1) Civil Account Code, Chapters I to X, 13, 15, 16, 18 to 21, 23, 24, 26 and 29 to 31 in Vol. I, 5th Edition with the forms alluded to therein; Chapters 33 to 45, 47, 48, 55 to 59, 61, 62, 67 and 70 to 74 in Vol. II, 4th Edition and the Savings Banks Rules contained in Chapter 18 of the Civil Account Code, 2nd Edition. .. (2) The Mysore Service Regulations ..	100
	Total...	100

VI.—REGISTRATION EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Stamp Law and Registration.	(1) The General Stamp Act I of 1879 and Rules framed thereunder	100
	(2) The Registration Act III of 1877, as amended by Act XII of 1879 and Rules passed thereunder	
	(3) The Court Fees Act VII of 1870 and Rules passed thereunder	
	Total....	100

VII.—FORESTS EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Forests	The Forest Conservancy Rules for the time being in force in Mysore	100
	Total....	100

Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will have to answer only one paper on the Law of Evidence.

3. The examination shall be held at such of the places noted in the margin and on such dates in the month of August of each year and at such hours as may be notified by the Secretary to the Board of Examiners.

Bangalore.
Mysore.
Hassan.
Shimoga.

Chitaldroog.
Chikmagalur.
Tumkur.
Kolar.

4. The examinations shall be conducted in English. It will be conducted in Kanarese in the case only of officers of not less than 10 years' standing in the Mysore Service, who are unacquainted with the English language.

5. Candidates who may obtain not less than $\frac{1}{4}$ th of the maximum number of marks prescribed for each subject and not less than $\frac{1}{3}$ rd of the total number of marks for all the subjects of an examination, shall be declared to have passed that examination. The successful candidates in the Revenue, Civil and Criminal Examinations will be placed in the 1st or 2nd class according, as they obtain, $\frac{2}{3}$ ths or $\frac{1}{3}$ rd of the aggregate number of marks in all the subjects.

6. No person who has not passed the examinations specified below will be eligible for the appointments noted opposite to them :—

Examinations.	Appointments.
Revenue, Civil and Criminal	Assistant Commissioner, Subordinate Judge or Munsiff.
Revenue and Criminal	Amildar or Deputy Amildar.
Excise	Officers and subordinates of the Excise Department of certain grades, to be notified hereafter.
Accounts	Subordinates of the Comptroller's office and in District Treasuries of certain grades, to be notified hereafter.
Registration	Sub-Registrars and subordinates of the Registration Department of certain grades, to be notified hereafter.
Forests	Officers and subordinates of the Forest Department of certain grades, to be notified hereafter.

7. (a) Persons who have passed the examination prescribed for the degree of Bachelor or Master of Laws in any Indian University, will be exempted from passing the Civil and Criminal Examinations under these rules.

- (b) Persons who have passed the examination for Pleaders of the 1st grade held by the Chief Court under Government Notification No. 187, dated 12th December 1884; or the Civil and Criminal Examinations held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (c) Persons who have passed the Revenue Examination held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Revenue, Excise, Forests, Registration and Account Examinations under these Rules.
- (d) Persons who have passed the Judicial and Revenue Tests for Amildars, prescribed by Chief Commissioner's Notification No. 121, dated 24th June 1871, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (e) Persons who have passed the Lower Standard, Judicial and Revenue Examinations under the Chief Commissioner's Notification No. 63, dated 5th July 1869, or No. 249, dated 15th December 1873, or No. 175, dated 23rd October 1878, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (f) Persons who have passed the Higher Standard Examination under the Notifications quoted in the last preceding clause, will be exempted from passing the Civil Examination under these Rules.
- (g) Persons who have passed the Judicial, Revenue and Finance Examinations under the Chief Commissioner's Notification, dated 7th April 1880, will be exempted from passing respectively the Civil and Criminal, the Revenue, Excise, Forests, Registration and the Account Examinations under these Rules.
- (h) Persons who have passed the Local Munsiff's Test, prescribed by Chief Commissioner's letter to the Judicial Commissioner No. 6767—160, dated 14th March 1874, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (i) Persons who have passed the Madras Special Test Examinations, Civil and Criminal Higher Grade, held before the 31st December 1886, shall be exempted from passing respectively the Civil and Criminal Examinations prescribed by these Rules.
8. Notwithstanding anything contained in the foregoing rule, the Government reserve to themselves the power to exempt from passing the Civil Examination any person who has for a period of not less than 10 years satisfactorily discharged the duties of Amildar or Assistant Superintendent of Revenue Survey or both, when such officer is promoted to the Grade of Assistant Commissioner.
9. Persons possessed of either of the following qualifications shall be entitled to present themselves for any of the examinations above specified:—
- (a) Any person who has been for not less than five years in the service of Government, or employed in Municipalities in Mysore, or in institutions maintained by the State out of Provincial Revenues, or Local Funds, or from the Palace Budget or under the British Resident in Mysore, or who may hold an appointment as above, the substantive salary of which is not less than Rs. 25 per month, and who produces a certificate from his official superior as to (1) the length of his service and present substantive salary, (2) the efficient manner in which he has discharged his duties and (3) his respectability of character and good moral conduct, or,
- (b) Any person who produces a certificate of having passed the First Examination in Arts or other higher examination in Arts of any Indian University and also a certificate from the Principal of the College in which he was educated or from a Mysore Officer of and above the rank of a Deputy Commissioner, of his being by respectability of character and good moral conduct a fit candidate for admission into the Mysore Public Service.
10. Any Advocate of the Chief Court of Mysore shall also be entitled to present himself for the Revenue, Excise, Forests, Registration and Accounts Examinations above specified, upon production of his certificate or other proof of enrolment as such Advocate.
11. Every candidate must produce a certificate of his being above 20 years of age and of his physical fitness for the Public Service from a Medical officer of or above the grade of a Civil Surgeon.
12. Every candidate must send his application to the Secretary to the Board of Examiners, so that it may reach him on or before the 31st March of each year.
13. Every candidate must pay into a District or a Taluk Treasury in the Mysore Province an admission fee calculated as follows for each examination he wishes to present himself for:—

	Rs.		Rs.
For I. Revenue Examination ..	7	For V. Accounts Examination ..	5
For II. Civil Examination ..	12	For VI. Registration Examination ..	5
For III. Criminal Examination ..	7	For VII. Forests Examination ..	5
For IV. Excise Examination ..	5		

14. Every application should be in the subjoined form and be accompanied by—

- (1) the certificates prescribed by paras 9 and 10 and 11.
- (2) a Treasury officer's receipt for payment of the fee prescribed by para 13.

Form of application for admission into the Mysore Local Service Examinations.

Name of Applicant.	Father's Name.	Residence.	Age.	Whether Applicant claims admission under Rule (a) or Rule (b) or Rule 10.	If Applicant is in the Public Service.			Examination for which, and the place where, the Candidate wishes to appear, and language.	Examination, if any, which the Candidate has already passed.	Description of Enclosures produced.		
					Date of commencement of service.	Designation of present appointment.	Present substantive pay.			Certificate of qualifications under Rules 9 and 10.	Certificate of age and physical fitness under Rule 11.	Receipt of fee paid under the Rules.

REVENUE-FOREST.

The 9th December 1892.

No. 9837—R. F. 226-92.—The following revised Rules framed under Sections 23, 24, 25 and 26 of the Forest Rules of 1878, defining more fully the privileges of raiyats to take wood and other articles of forest produce from District or Government unreserved forests, have been, pending the revision of Forest Rules, sanctioned by the Government of His Highness the Maharaja, for the Districts of Shimoga, Kadur and Hassan, and are published for general information. These rules do not apply to coffee planters:—

1. The privileges granted in the rules to raiyats will be exercised by them within the limits of Village Forests wherever specifically assigned and when Village Forests have not been so assigned, within the limits of District Forests or portions thereof which may be set apart for the purpose:

2. No trees bearing forest produce, such as cinnamon, or yelaga, tamarind, alalekayi, kachu, geru, gamboji, antavala, manda or maddidhupa and balmaddi, &c., shall be felled under these rules, either in the Village or District Forests.

In the Village and District Forests, sandalwood, teak, bité or blackwood, ebony, poon, karachi, and jalari, will be entirely at the disposal of the Forest Department. Raiyats as well as traders will have to pay for this description of wood on the terms and at the rates prescribed by the Forest Department.

3. "Classified trees of the 1st Class" shall mean halasu, hebbalasu, matti, honne, nandi, and ippe.

"Classified trees of the 2nd Class" shall mean hunal, jambi, masi, hettiga or arsintyaga, bilavara, todasalu, kendal, bagi, hadaga, nanja or bakula, sampige, vaté, balgi, hauladi or haralbandige and sagadi.

"Jungle wood" shall mean wood other than that of the reserved and classified kinds.

"Agricultural implements" shall mean and include ploughs, harrows, clod-crushers, hoes, seed-drills, mamti-handles, gudli-handles, and all other agricultural implements. The term shall not include sugar-cane mills, paddy-husking mills, and troughs for cattle, except in the Malnad.

"Malnad" shall mean the Taluks and parts of Taluks mentioned in the Appendix A, all other parts will be deemed to be Maidan.

“ Raiyat ” shall mean a pattadar, khatedar, or registered occupant of Government land.

4. These rules shall not affect any existing privilege of grazing in District Forests subject to such arrangements as may be introduced hereafter, nor will they affect existing rights of owners of gardens in their Soppinabettas or rights in the Kans in the Malnad. But nothing herein contained will prevent any District Forest being closed for forest conservancy by the Forest Department.

5. Raiyats in the Malnad and Maidan will, subject to Rules 1 and 2, be entitled to take free in District Forests without permit—

- 1stly. wood other than of the classified kinds for agricultural implements. In the Malnad, however, classified kinds of the 2nd Class may be taken for this purpose with the written permission of the Patel. The trees to be cut should be mature, knotted and unfit for timber. In the Malnad, when wood is wanted for sugar-cane mills, paddy-husking mills and troughs for cattle, free permits shall be obtained from the Amildar and these shall be returned to the Taluk within the time specified with the endorsement of the Patel of the village in which the wood has been cut, as to the quantity removed under the permit;
- 2ndly. stakes, brushwood and bamboo thorns for fences and hedges and dams;
- 3rdly. wood other than of the classified kinds and bamboos required for cattle pens, for sheds, pandals, small huts, and “ Machans ” to be put up in fields and for stack floors;
- 4thly. branches of jungle wood trees, for manure and litter; and
- 5thly. grasses for thatching.

In addition to the above, the raiyats may also cut and remove grass gratis, from the Reserved and District Forests with the permission of the Deputy Commissioner of the District in which such forests are situated.

6. Raiyats requiring wood for purposes specified in Rule 5, 1st and 3rd clauses, if they wish to cut wood within the limits of any village other than their own or beyond the limits assigned to them, must obtain the permission of the Patel of that village. The size of the wood cut for agricultural implements shall not exceed what may be absolutely necessary for making the implements. Wood taken free under 3rd clause of Rule 5 should not either in the Malnad or Maidan exceed 2-feet in circumference except for sugar-cane mills, paddy-husking mills and troughs for cattle in the Malnad.

6. (a). The raiyats of the marginally noted Maganis of the Sagar and Nagar Taluks shall, for the present, take jungle wood free without permit, but shall report the quantity removed by them to the Patel of the village, who shall report the same to the Amildar of the Taluk.

<i>Sagar Taluk.</i>	
Marabadi.	Brahamanvad.
Do	Nadavad.
Karur.	Brahamanvad.
Do	Nadavad.
Saulnad.	
Savantanakatte.	
Saralahole.	
Malali.	
Idavani.	
Avinahalli.	

<i>Nagar Taluk.</i>
Muganad.
Kabnad.

7. Raiyats in the Malnad will be entitled to take free and without permit, thorny bamboos for hedges and fences, dead date, or bagani palm trees required for sugar-cane hedges and water courses and canes for agricultural purposes.

8. Raiyats in the Malnad and Maidan will be entitled to obtain wood and bamboos for building and agricultural purposes in Village or District Forests referred to in Rule 1, on payment of favorable seigniorage as hereunder mentioned:—

		Rs.	A.	P.
Malnad.	Classified wood of the 1st Class except honne per cart-load	...	3	0 0
	Honne per cart-load	...	5	0 0
	Classified wood of the 2nd Class per cart-load	...	1	0 0
	Jungle wood per cart-load and kiribidarus per 100	...	0	8 0
	Jungle wood poles or maragalas per cart-load	...	0	8 0
	Garte or small solid bamboos per 100	...	0	4 0
	Hebbidarus per 100	...	2	0 0
Maidan.	Classified wood of the 1st Class except honne per cart-load	...	5	0 0
	Honne per cart-load	...	7	0 0
	Classified wood of the 2nd Class per cart-load	...	2	0 0
	Jungle wood per cart-load, kiribidarus per 100	...	1	8 0
	Hebbidarus per 100	...	3	8 0

In the Semi-Malnad Maganis of Sorab and Shikarpur, in Kumsi Sub-Taluk, and such Maganis of Shimoga Taluk as the Deputy Commissioner may extend the benefit of this rule to, by a District order published in the Mysore Gazette.

		Rs.	A.	P.
Kiribidarus per 100	...	1	0	0

9. Within 50 yards of the banks of a hill stream or any of its feeders or within a radius of 50 yards from any spring or within 50 yards of any road, no tree, shrub, or bamboos or jungle in any District Forest shall be cut, nor shall any wood or grass therein be burnt.

10. The concession of wood on favorable seigniorage made under Rule 8, shall not exceed, to any raiyat, 50 cart-loads in any one period of ten years in the Maidan and five years in the Malnad. It is not intended that fifty cart-loads should be issued in each case. It is the maximum allowed. The Amildar should ascertain the necessity of the raiyat in each case and grant the quantity he may consider absolutely necessary. He should also see that the privilege is not abused. He may refuse to grant license where an application for wood or bamboos is made with a view to make profit out of it.

11. The concessions accorded to raiyats in Rules 7, 8 and 10 are intended solely for their own *bonâ fide* use. They shall not sell or barter for purposes of trade any materials obtained under the aforesaid rules.

12. Any raiyat wishing to obtain wood or bamboos under Rule 8 should apply to the Amildar of the Taluk in whose limits he wishes to cut the same. If he is a resident in a different Taluk, his application should be forwarded through, and supported by, the Amildar of the Taluk in which the raiyat resides.

13. Upon payment of seigniorage prescribed in Rule 8, the Amildar will issue a license in form set forth in Appendix B. It will be the duty of licenseholder to abide by the terms of the license. All time-expired licenses shall be null and void. No refund shall be made for unutilized licenses.

14. The licensee shall be bound to produce for examination to the Patel of the village, within the limits of which District Forest specified in the license is situated, the wood or bamboos or other materials he is removing under the authority of that license, and to obtain the Patel's endorsement thereon as to the correctness of the quantity specified therein. The wood, bamboos, or other materials may then be removed, accompanied by the license which shall be finally handed over to the Patel

of the village into which the wood, bamboos, or other materials are taken, who shall examine the quantity with the license and return the same with his certificate thereon, to the Amildar of the Taluk, who will, if he has not himself issued the license, transmit it to the issuing Amildar. Only the trees that are likely to produce the quantity granted in the license shall be cut. Irregular or wasteful cutting will lead to the concessions being withdrawn totally or for a time from the raiyat concerned.

15 Free permits prescribed for Malnad raiyats in Rule 5 and paid licenses referred to in Rule 13 will be liable to inspection by Forest, Revenue and Police officers, who will be bound to see that the terms of the license are not exceeded or broken.

16. No license will be issued for felling wood or bamboos in Malnad "kans" or in any Government jungle which the Forest Department has closed. The fact of any jungle being closed should, without delay, be intimated to the Amildar concerned.

17. Any raiyat who fells or removes wood, bamboos, or other materials specified in para 8, or from a District Forest, without having obtained the necessary license, exceeds the quantity specified in the same, fails to return the license, within the prescribed time, or breaks the terms of the license or contravenes the provisions of these Rules, shall be punishable under Section 40 of the Forest Rules of 1878.

18. In consideration of the concessions above granted, such raiyats as are living within the vicinity of State Forests and Plantations are expected to aid the Forest Department in the prevention, spread or extinction of any fire that occurs in State Forests and Plantations. Any neglect in this respect will lead to the withdrawal of the whole or any part of the concessions for such length of time as the Inspector General of Forests may direct.

19. The raiyats are strictly forbidden from setting fire to grass, leaves, thorns or bamboo clumps in a District Forest, thereby endangering the safety of a State Forest or Plantation.

20. The undermentioned notifications are hereby cancelled :—

Notification No. 5, dated 23rd April 1873.

Notification No. 244, dated 11th February 1887, as also
No. 153, dated 31st August 1874, which it cancels.

Proceedings No. 5323-83, dated 19th December 1873.

} So far as they apply to
the Districts of Shimoga,
Kadur and Hassan.

The term cart-load referred to in Rule 8 shall mean a country cart drawn by two bullocks. The rate for a cart-load drawn by four bullocks, to be double that for a cart drawn by two bullocks and so on for every additional pair of bullocks employed in dragging the cart.

APPENDIX A.

Shimoga District.—The Taluks of Tirthahalli, Sagar and Nagar and the Maganis of Sorab, Kyasanur, Chendragutti, Chittur Shigga and Heche in the Sorab Taluk and the Maganis of Belandur and Barur and also Danandur village of the Danandur Magani in the Shikarpur Taluk.

Hassan District.—Byagadahalli, Maranahalli and Hanebal Hoblis of the Manjarabad Taluk.

Kadur District.—The Taluks of Koppa and Mudgere, Lingadahalli and Lakvalli Maganis of the Tarikere Taluk. Vastara, Ainur, Kadagalnad, Taladurnad, Aldur, Jagur, Siravasi and Linganaahalli Maganis of the Chikmagalur Taluk.

The 29th December 1892.

No. 11499—R. 1334-92.—The form of sale proclamation Form No. 7, Appendix J, of the Rules under the Mysore Land Revenue Code, will be modified as follows :—

After the words “immovable property” in para 1, add the words “which has been declared forfeited.”

The 4th January 1893.

No. 11797—R. 1397-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land attached to the Haltore village of the Belur Taluk described in the Schedule annexed, is required for a public purpose, that is, to be allotted as a cremation ground :—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Particulars of land to be taken up.				Boundaries.
					Description.	Survey No.	Extent.	Assessment.	
Hassan.	Belur.	Madihalli.	Haltore.	Chalava bin Ranga	Wet.	Out of 87 Phod No. 1 which measures, A.—0, G.—25.	A. G. Rs. A. P.		East.—Singaiya's paddy field. West.—Chelavagauda's do North.— Do do Part of Phod No. 1. South.—Narasimbachar's garden.
							3 0 5 0		

The 10th January 1893.

No. 11647—G. F. 13-92.—Assistant Surgeon A. R. Vaidyanatha Sastri of the Tumkur District is granted privilege leave of absence for one day in extension of the 15 days' leave of the same description granted in Notification No. 107, dated 22nd June 1892.

The 11th January 1893.

No. 11891—G. 2493-92.—Under Article 171 of the Mysore Service Regulations, B. Ramaswamaiya, Acting Amildar of Tumkur, was granted three days' casual leave of absence, with effect from the 2nd January 1893.

The 12th January 1893.

No. 11599—G. 2457-92.—D. Narsinga Rao, Deputy Amildar of Closepet Sub-Taluk, is transferred to the Hosdurga Sub-Taluk. To join on being relieved.

2. K. G. Shamanna, B. A., Deputy Amildar, Hosdurga Sub-Taluk, is transferred to Closepet Sub-Taluk.

3. (a) Pending further inquiry into certain irregularities alleged against him, B. Lakshminarappa, Amildar of Chamrajnagar Taluk, is suspended from office.

(b) K. G. Shamanna, B. A., Deputy Amildar of Closepet, is appointed Acting Amildar and 3rd Class Magistrate *vice* Lakshminaranappa suspended.

4. The following transfers and postings of Amildars are ordered. Each officer to deliver over charge to his Sheristadar and proceed to his destination expeditiously :—

Name.	From Taluk.	To Taluk.
H. R. Srinivas Rao	Tarikere	Devanhalli.
T. Bava Rao	Devanhalli	Tarikere.
Nizamudin Ali Khan	Channapatna	Chamrajnagar.
S. Venkat Rao	Chintamani	Channapatna.
V. Parthasarathaiengar	Hassan	Chintamani.
K. G. Shamauna, B. A.,	Hassan.

5. T. Bava Rao, Amildar, (above transferred to) Tarikere Taluk, is invested with the powers of a Magistrate of the 2nd Class.

The 24th December 1892.

No. 9758—R. 2037-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are required for a public purpose, that is, for the Northern Extension of the Bangalore City :—

No.	District.	Taluk.	Hobli.	Village.	Name of Owner.	Survey No.	Extent.		Description.	Boundaries.
							Acres.	Guntas.		
	Bangalore.	Bangalore.	Halasur.	Hanumanapur.	Baira, son of Subbanna.	38.	1	25½	Dry land and a house 8 ankanams	East.—By the land taken up by Government. West.—By portion of Survey No. 38 left to Baira. North.—By the land taken up by Government. South.—By portion of Survey No. 38 left to Chikka Giriappa.
					Malvalli Chikka Giriappa.	Portion of 38.	0	20½		East.—By Baira's land now proposed to be taken up. West.—Portion of Survey No. 38 left to the owner. North.—Portion of Survey No. 38 left to Baira. South.—By Tumkur Road.

No. 9982—R. 1267-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870 it is hereby declared that the lands described in the annexed schedule are needed for a public purpose viz, for opening a village cart road from Hindalahalli to Mysore.

District.	Taluk.	Hobli.	Village.	Name of the owner.	Survey No.	Description.	Extent.		Assessment.		Remarks.
							A.	G.	Rs.	A. P.	
Hassan.	Channarayana.	Sravanabelgola.	Hindalahalli.	Lakshmi Devi.	} Part of 38	Dry	0	4	Bounded on the east and west by No. 38, on the south by No. 42 and on the north by village site.
				Narayanaswami Devaru (Tirumalaiya, Manager).							
				Balegauda and Linga-gauda.	Do 42	..	0	9	0	8	East and west by No. 42, south by No. 81 and on the north by No. 38.
				Do do	Do 78	..	0	2	East by No. 79, west by No. 78, south by No. 79 and on the north by No. 81.
				Kapani bin Nanjegauda.	Do 79	..	0	2	East and west by No. 79, south by Karalehalli and on the north by No. 78.
				Doddalakkegauda	Do No. 81	..	0	4	0	8	East and west by No. 81; south by No. 78 and on the north by No. 42.
				Total....	0	21	1	0	0

The 27th December 1892.

No. 11966—G. F. 139-92.—Sub-Assistant Surgeon Mr. B. D. Raghavendra Rao, doing duty at the Lunatic Asylum, Bangalore, is granted 30 days' privilege leave of absence, with effect from the 1st December 1892.

The 16th January 1893.

No. 11805—G. F. 83-92.—Mr. B. Kumarasami Naik, Officiating Assistant Superintendent of Police, Hassan District, is granted six weeks' privilege leave from such date as he may avail himself of the same.

2. Mr. M. Chengaiya Chetti, now in charge of the Railway Police, is appointed to officiate as Assistant Superintendent of Police, Hassan District, during the absence of Mr. J. W. Knight on leave, or until further orders.

3. During the employment of Mr. M. Chengaiya Chetti on other duty, or until further orders, Mr. K. P. Puttanna Chetti, Superintendent of Police at Head-quarters, will, as a temporary measure, be in charge of the Railway Police.

No. 11817—G. 2478-92.—Mr. D. Devaraj Ars, Superintendent of Police, Tumkur District, is granted privilege leave for one month from the 8th February (proximo).

2. Mr. Abdul Aziz, Extra Assistant Commissioner, Tumkur District, is appointed to act as Superintendent of Police, during the absence of Mr. D. Devaraj Ars on leave.

No. 11893—G. F. 332-92.—Under Section 4 of the Land Acquisition Act X of 1870, it is hereby notified for public information that a strip of land will be required for laying pipes between the Hebbal and Sankey's Tanks, Bangalore Taluk.

No. 12021—G. F. 345-92.—Surgeon Major P. H. Benson received charge of the Office of Senior Surgeon and Sanitary Commissioner with the Mysore Government, from Brigade Surgeon Lieut.-Colonel T. J. McGann, on the afternoon of the 14th December 1892.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.



The Mysore Gazette.

No. 4 PUBLISHED BY AUTHORITY. of 1893.

BANGALORE, THURSDAY, JANUARY 26, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 19th December 1892.

No. 8982—R. 1133-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned land is required for a public purpose, that is for the extension of the Town of Nanjangud:—

General No.	District.	Taluk.	Town.	Name of the Owner.	Survey No.	Extent required.			Assessment.		Boundaries.	
						A.	G.	Y.	Rs.	A. P.		
1	Mysore.	Nanjangud.	Nanjangud.	Talvar Chikkamada.	1067 dry land.	3	3	67	5	7	0	East.—By Survey No. 1068. South.—Setti Linga's field. West.—Channel. North.—Inam land of Talvar.
					1068 dry land.	23	67	0	8	4	East.—Inam field, No. 858. South.—Backyard of Ankegauda's house. West.—Land No. 1067 above described. North.—Sarkar waste land.	
					858 dry land.	6	74	0	2	4	East.—Summons Peon Sidda's house. South.—Way. West.—Land No. 1068. North.—Inam field.	

The 24th December 1892.

No. 9758—R. 2037-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are required for a public purpose, that is, for the Northern Extension of the Bangalore City:—

No.	District.	Taluk.	Hobli.	Village.	Name of Owner.	Survey No.	Extent.		Description.	Boundaries.
							Ares.	Guntas.		
	Bangalore.	Bangalore.	Halasur.	Hanumanapur.	Baira, son of Subbanna.	Portion of 38.	1	25½	Dry land and a house 8 ankanams	East.—By the land taken up by Government. West.—By portion of Survey No. 38 left to Baira. North.—By the land taken up by Government. South.—By portion of Survey No. 38 left to Chikka Giriappa.
					Malvalli Chikka Giriappa.	Portion of 38.	0	20½		East.—By Baira's land now proposed to be taken up. West.—Portion of Survey No. 38 left to the owner. North.—Portion of Survey No. 38 left to Baira. South.—By Tumkur Road.

No. 9982—R. 1267-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are needed for a public purpose, viz, for opening a village cart road from Hindalahalli to Mysore.

District.	Taluk.	Hobli.	Village.	Name of the owner.	Survey No.	Description.	Extent.		Assessment.		Remarks.	
							A.	G.	Rs.	A.		P.
Hassan.	Channarayana.	Sravanabelgola.	Hindalahalli.	Lakshmi Devi.	} Part of 38	Dry	0	4	Bounded on the east and west by No. 38, on the south by No. 42 and on the north by village site.	
				Narayanaswami Devaru (Tirumalaiya, Manager).								
				Balegauda and Linga-gauda.	Do 42	...	0	9	0	8	0	East and west by No. 42, south by No. 81 and on the north by No. 38.
				Do do	Do 78	...	0	2	East by No. 79, west by No. 78, south by No. 79 and on the north by No. 81.
				Kapani bin Nanjegauda.	Do 79	...	0	2	East and west by No. 79, south by Karalehalla and on the north by No. 78.
				Doddalakkegauda	Do No. 81	...	0	4	0	8	0	East and west by No. 81, south by No. 78 and on the north by No. 42.
				Total....			0	21	1	0	0	

The 29th December 1892.

No. 11499—R. 1334-92.—The form of sale proclamation Form No. 7, Appendix J, of the Rules under the Mysore Land Revenue Code, will be modified as follows:—

After the words "immovable property" in para 1, add the words "which has been declared forfeited."

The 11th December 1892.

No. 9699—G. F. 349-92.—The following Rules, in supersession of all Rules relating to the Mysore Local Service Examinations having been approved by the Government of His Highness the Maharaja, are published for general information :—

RULES RELATING TO THE MYSORE LOCAL SERVICE EXAMINATION.

In supersession of the orders contained in Government Notifications noted in the margin, the following Rules prescribing examinations for the appointments of Assistant Commissioners, Subordinate Judges, Munsiffs, Amildars and Deputy Amildars and officials in the special Departments of Excise, Accounts, Registration and Forests which have received the sanction of His Highness the Maharaja's Government, are published for general information. The first examinations under these Rules will be held in August 1893.

No. 215, dated 29th January 1885.

" 13, dated 17th April 1885.

" 664, dated 10th July 1885.

" 150, dated 10th December 1887.

Camp No. 2170, dated 27th March 1889.

2. There shall be held annually the following Local Service Examinations, namely :—

- I. Revenue Examination.
- II. Civil Examination.
- III. Criminal Examination.
- IV. Excise Examination.

- V. Accounts Examination.
- VI. Registration Examination.
- VII. Forests Examination.

The subjects prescribed for these examinations and the maximum number of marks assigned to each subject are given below :—

I.—REVENUE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Mysore Land Revenue Law.	Mysore Land Revenue Code (Regulation IV of 1888).	150
(b) Mysore Revenue Rules ..	(1) Rules passed under Section 223 of the Mysore Land Revenue Code. (2) Survey Manual (the edition of 1879), Parts I and II, pp 3 to 48. (3) Mysore Revenue Manual (the edition of 1886), Part IV. Inam Rules, Sections 1, 5, 6, 7, 8, 9, 10, 18, 19, 20, 21 and 22. Part VI. Sayer Part VII. Mohatarfa } the whole. Part VIII. Salt	100
	Total....	250

II.—CIVIL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Contracts, Transfer of Property and Specific Relief.	(1) The Indian Contract Act IX of 1872 .. (2) The Transfer of Property Act IV of 1882 .. (3) The Specific Relief Act I of 1877 ..	200
(c) Hindu and Muhammadan Law.	(1) Mayne's Hindu Law and Usage .. (2) Shadagopacharlu's Manual of Muhammadan Law ..	150
(d) Torts and Easements ..	(1) Collett on the Law of Torts and measure of Damages .. (2) The Easements Act V of 1882 ..	100

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(e) Procedure ..	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887 .. (2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880 ..	150
	Total...	
		680

Note.—The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

III.—CRIMINAL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Penal Code..	The Indian Penal Code, Act XLV of 1860 and the amending Acts XXVII of 1870 and XIX of 1872.	100
(c) Criminal Procedure ..	(1) The Code of Criminal Procedure Act X of 1882 as modified by Mysore Regulation I of 1888 .. (2) The Police Rules for the time being in force in Mysore ..	100
	Total...	
		280

IV.—EXCISE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Excise ..	(1) The Excise Act XXII of 1881, as amended by Act VI of 1885 and extended to Mysore by Regulation III of 1885, and Rules framed thereunder .. (2) Act XVI of 1863 (an Act to make special provision for the levy of the Excise duty payable on spirits used exclusively in Arts and Manufactures or in Chemistry), as extended to Mysore by Regulation II of 1885 and Rules framed thereunder .. (3) The Opium Act I of 1878 and Rules framed thereunder ..	100
	Total...	
		100

V.—ACCOUNT EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Accounts ..	(1) Civil Account Code, Chapters I to X, 13, 15, 16, 18 to 21, 23, 24, 26 and 29 to 31 in Vol. I, 5th Edition with the forms alluded to therein; Chapters 33 to 45, 47, 48, 55 to 59, 61, 62, 67 and 70 to 74 in Vol. II, 4th Edition and the Savings Banks Rules contained in Chapter 18 of the Civil Account Code, 2nd Edition .. (2) The Mysore Service Regulations ..	100
	Total...	
		100

VI.—REGISTRATION EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Stamp Law and Registration	(1) The General Stamp Act I of 1879 and Rules framed thereunder	100
	(2) The Registration Act III of 1877, as amended by Act XII of 1879 and Rules passed thereunder	
	(3) The Court Fees Act VII of 1870 and Rules passed thereunder	
	Total....	100

VII.—FORESTS EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Forests	The Forest Conservancy Rules for the time being in force in Mysore	100
	Total....	100

Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will have to answer only one paper on the Law of Evidence.

3. The examination shall be held at such of the places noted in the margin and on such dates in the month of August of each year and at such hours as may be notified by the Secretary to the Board of Examiners.

Bangalore.
Mysore.
Hassan.
Shimoga.

Chitaldroog.
Chikmagalur.
Tumkur.
Kolar.

4. The examinations shall be conducted in English. It will be conducted in Kanarese in the case only of officers of not less than 10 years' standing in the Mysore Service, who are unacquainted with the English language.

5. Candidates who may obtain not less than $\frac{1}{4}$ th of the maximum number of marks prescribed for each subject and not less than $\frac{1}{3}$ rd of the total number of marks for all the subjects of an examination, shall be declared to have passed that examination. The successful candidates in the Revenue, Civil and Criminal Examinations will be placed in the 1st or 2nd class according, as they obtain, $\frac{2}{5}$ ths or $\frac{1}{3}$ rd of the aggregate number of marks in all the subjects.

6. No person who has not passed the examinations specified below will be eligible for the appointments noted opposite to them :—

Examinations.	Appointments.
Revenue, Civil and Criminal	Assistant Commissioner, Subordinate Judge or Munsiff.
Revenue and Criminal	Amildar or Deputy Amildar.
Excise	Officers and subordinates of the Excise Department of certain grades, to be notified hereafter.
Accounts	Subordinates of the Comptroller's office and in District Treasuries of certain grades, to be notified hereafter.
Registration	Sub-Registrars and subordinates of the Registration Department of certain grades, to be notified hereafter.
Forests	Officers and subordinates of the Forest Department of certain grades, to be notified hereafter.

- (a) Persons who have passed the examination prescribed for the degree of Bachelor or Master of Laws in any Indian University, will be exempted from passing the Civil and Criminal Examinations under these rules.

- (b) Persons who have passed the examination for Pleaders of the 1st grade held by the Chief Court under Government Notification No. 187, dated 12th December 1884, or the Civil and Criminal Examinations held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (c) Persons who have passed the Revenue Examination held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Revenue, Excise, Forests, Registration and Account Examinations under these Rules.
- (d) Persons who have passed the Judicial and Revenue Tests for Amildars, prescribed by Chief Commissioner's Notification No. 121, dated 24th June 1871, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (e) Persons who have passed the Lower Standard, Judicial and Revenue Examinations under the Chief Commissioner's Notification No. 63, dated 5th July 1869, or No. 249, dated 15th December 1873, or No. 175, dated 23rd October 1878, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (f) Persons who have passed the Higher Standard Examination under the Notifications quoted in the last preceding clause, will be exempted from passing the Civil Examination under these Rules.
- (g) Persons who have passed the Judicial, Revenue and Finance Examinations under the Chief Commissioner's Notification, dated 7th April 1880, will be exempted from passing respectively the Civil and Criminal, the Revenue, Excise, Forests, Registration and the Account Examinations under these Rules.
- (h) Persons who have passed the Local Munsiff's Test, prescribed by Chief Commissioner's letter to the Judicial Commissioner No. 6767—160, dated 14th March 1874, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (i) Persons who have passed the Madras Special Test Examinations, Civil and Criminal Higher Grade, held before the 31st December 1886, shall be exempted from passing respectively the Civil and Criminal Examinations prescribed by these Rules.

8. Notwithstanding anything contained in the foregoing rule, the Government reserve to themselves the power to exempt from passing the Civil Examination any person who has for a period of not less than 10 years satisfactorily discharged the duties of Amildar or Assistant Superintendent of Revenue Survey or both, when such officer is promoted to the Grade of Assistant Commissioner.

9. Persons possessed of either of the following qualifications shall be entitled to present themselves for any of the examinations above specified :—

- (a) Any person who has been for not less than five years in the service of Government, or employed in Municipalities in Mysore, or in institutions maintained by the State out of Provincial Revenues, or Local Funds, or from the Palace Budget or under the British Resident in Mysore, or who may hold an appointment as above, the substantive salary of which is not less than Rs. 25 per month, and who produces a certificate from his official superior as to (1) the length of his service and present substantive salary, (2) the efficient manner in which he has discharged his duties and (3) his respectability of character and good moral conduct, or,
- (b) Any person who produces a certificate of having passed the First Examination in Arts or other higher examination in Arts of any Indian University and also a certificate from the Principal of the College in which he was educated or from a Mysore Officer of and above the rank of a Deputy Commissioner, of his being by respectability of character and good moral conduct a fit candidate for admission into the Mysore Public Service.

10. Any Advocate of the Chief Court of Mysore shall also be entitled to present himself for the Revenue, Excise, Forests, Registration and Accounts Examinations above specified, upon production of his certificate or other proof of enrolment as such Advocate.

11. Every candidate must produce a certificate of his being above 20 years of age and of his physical fitness for the Public Service from a Medical officer of or above the grade of a Civil Surgeon.

12. Every candidate must send his application to the Secretary to the Board of Examiners, so that it may reach him on or before the 31st March of each year.

13. Every candidate must pay into a District or a Taluk Treasury in the Mysore Province an admission fee calculated as follows for each examination he wishes to present himself for :—

	Rs.		Rs.
For I. Revenue Examination ..	7	For V. Accounts Examination ..	5
For II. Civil Examination ..	12	For VI. Registration Examination ..	5
For III. Criminal Examination ..	7	For VII. Forests Examination ..	5
For IV. Excise Examination ..	5		

14. Every application should be in the subjoined form and be accompanied by—

- (1) the certificates prescribed by paras 9 and 10 and 11.
- (2) a Treasury officer's receipt for payment of the fee prescribed by para 13.

Form of application for admission into the Mysore Local Service Examinations.

Name of Applicant.	Father's Name.	Residence.	Age.	Whether Applicant claims admission under Rule (a) or Rule (b) or Rule 10.	If Applicant is in the Public Service.			Examination for which, and the place where, the Candidate wishes to appear, and language.	Examination, if any, which the Candidate has already passed.	Description of Enclosures produced.		
					Date of commencement of service.	Designation of present appointment.	Present substantive pay.			Certificate of qualifications under Rules 9 and 10.	Certificate of age and physical fitness under Rule 11.	Receipt of fee paid under the Rules.

REVENUE-FOREST.

The 9th December 1892.

No. 9837—R. F. 226-92.—The following revised Rules framed under Sections 23, 24, 25 and 26 of the Forest Rules of 1878, defining more fully the privileges of raiyats to take wood and other articles of forest produce from District or Government unreserved forests, have been, pending the revision of Forest Rules, sanctioned by the Government of His Highness the Maharaja, for the Districts of Shimoga, Kadur and Hassan, and are published for general information. These rules do not apply to coffee planters:—

1. The privileges granted in the rules to raiyats will be exercised by them within the limits of Village Forests wherever specifically assigned and when Village Forests have not been so assigned, within the limits of District Forests or portions thereof which may be set apart for the purpose.

2. No trees bearing forest produce, such as cinnamon, or yelaga, tamarind, alalekayi, kachu, geru, gamboji, antavala, manda or maddidhupa and halmaddi, &c., shall be felled under these rules, either in the Village or District Forests.

In the Village and District Forests, sandalwood, teak, bité or blackwood, ebony, poon, karachi, and jalari, will be entirely at the disposal of the Forest Department. Raiyats as well as traders will have to pay for this description of wood on the terms and at the rates prescribed by the Forest Department.

3. "Classified trees of the 1st Class" shall mean halasu, hebbalasu, matti, honne, nandi, and ippe.

"Classified trees of the 2nd Class" shall mean hunal, jambi, masi, hettiga or arsintyaga, bilavara, todasalu, kendal, bagi, hadaga, nanja or bakula, sampige, vaté, balgi, hauladi or haralbandige and sagadi.

"Jungle wood" shall mean wood other than that of the reserved and classified kinds.

"Agricultural implements" shall mean and include ploughs, harrows, clod-crushers, hoes, seed-drills, mamti-handles, gudli-handles, and all other agricultural implements. The term shall not include sugar-cane mills, paddy-husking mills, and troughs for cattle, except in the Malnad.

"Malnad" shall mean the Taluks and parts of Taluks mentioned in the Appendix A, all other parts will be deemed to be Maidan.

"Raiyat" shall mean a pattadar, khatedar, or registered occupant of Government land.

4. These rules shall not affect any existing privilege of grazing in District Forests subject to such arrangements as may be introduced hereafter, nor will they affect existing rights of owners of gardens in their Soppinabettas or rights in the Kans in the Malnad. But nothing herein contained will prevent any District Forest being closed for forest conservancy by the Forest Department.

5. Raiyats in the Malnad and Maidan will, subject to Rules 1 and 2, be entitled to take free in District Forests without permit—

1stly. wood other than of the classified kinds for agricultural implements. In the Malnad, however, classified kinds of the 2nd Class may be taken for this purpose with the written permission of the Patel. The trees to be cut should be mature, knotted and unfit for timber. In the Malnad, when wood is wanted for sugar-cane mills, paddy-husking mills and troughs for cattle, free permits shall be obtained from the Amildar and these shall be returned to the Taluk within the time specified with the endorsement of the Patel of the village in which the wood has been cut, as to the quantity removed under the permit;

2ndly. stakes, brushwood and bamboo thorns for fences and hedges and dams;

3rdly. wood other than of the classified kinds and bamboos required for cattle pens, for sheds, pandals, small huts, and "Machans" to be put up in fields and for stack floors;

4thly. branches of jungle wood trees, for manure and litter; and

5thly. grasses for thatching.

In addition to the above, the raiyats may also cut and remove grass gratis, from the Reserved and District Forests with the permission of the Deputy Commissioner of the District in which such forests are situated.

6. Raiyats requiring wood for purposes specified in Rule 5, 1st and 3rd clauses, if they wish to cut wood within the limits of any village other than their own or beyond the limits assigned to them, must obtain the permission of the Patel of that village. The size of the wood cut for agricultural implements shall not exceed what may be absolutely necessary for making the implements. Wood taken free under 3rd clause of Rule 5 should not either in the Malnad or Maidan exceed 2 feet in circumference except for sugar-cane mills, paddy-husking mills and troughs for cattle in the Malnad.

6. (a). The raiyats of the marginally noted Maganis of the Sagar and Nagar

Sagar Taluk.		Nagar Taluk:	
Marabadi.	Brahamanvad.	Muganad.	Taluks shall, for the present, take jungle wood free without permit, but shall report the quantity removed by them to the Patel of the village, who shall report the same to the Amildar of the Taluk.
Do	Nadavad.	Kabnad.	
Karur.	Brahamanvad.		
Do	Nadavad.		
Saulnad.			
Savantanakatte.			
Saralahole.			
Malali.			
Idavani.			
Avinahalli.			

7. Raiyats in the Malnad will be entitled to take free and without permit, thorny bamboos for hedges and fences, dead date, or bagani palm trees required for sugar-cane hedges and water courses and canes for agricultural purposes.

8. Raiyats in the Malnad and Maidan will be entitled to obtain wood and bamboos for building and agricultural purposes in Village or District Forests referred to in Rule 1, on payment of favorable seigniorage as hereunder mentioned:—

		Rs.	A.	P.
Malnad.	{ Classified wood of the 1st Class except honne per cart-load	...	3	0 0
	{ Honne per cart-load	...	5	0 0
	{ Classified wood of the 2nd Class per cart-load	...	1	0 0
	{ Jungle wood per cart-load and kiribidarus per 100	...	0	8 0
	{ Jungle wood poles or maragalas per cart-load	...	0	8 0
	{ Garte or small solid bamboos per 100	...	0	4 0
	{ Hebbidarus per 100	...	2	0 0
Maidan.	{ Classified wood of the 1st Class except honne per cart-load	...	5	0 0
	{ Honne per cart-load	...	7	0 0
	{ Classified wood of the 2nd Class per cart-load	...	2	0 0
	{ Jungle wood per cart-load, kiribidarus per 100	...	1	8 0
	{ Hebbidarus per 100	...	3	8 0

In the Semi-Malnad Maganis of Sorab and Shikarpur, in Kumsi Sub-Taluk, and such Maganis of Shimoga Taluk as the Deputy Commissioner may extend the benefit of this rule to, by a District order published in the Mysore Gazette.

		Rs.	A.	P.
Kiribidarus per 100	1	0	0

9. Within 50 yards of the banks of a hill stream or any of its feeders or within a radius of 50 yards from any spring or within 50 yards of any road, no tree, shrub, or bamboos or jungle in any District Forest shall be cut, nor shall any wood or grass therein be burnt.

10. The concession of wood on favorable seigniorage made under Rule 8, shall not exceed, to any raiyat, 50 cart-loads in any one period of ten years in the Maidan and five years in the Malnad. It is not intended that fifty cart-loads should be issued in each case. It is the maximum allowed. The Amildar should ascertain the necessity of the raiyat in each case and grant the quantity he may consider absolutely necessary. He should also see that the privilege is not abused. He may refuse to grant license where an application for wood or bamboos is made with a view to make profit out of it.

11. The concessions accorded to raiyats in Rules 7, 8 and 10 are intended solely for their own *bonâ fide* use. They shall not sell or barter for purposes of trade any materials obtained under the aforesaid rules.

12. Any raiyat wishing to obtain wood or bamboos under Rule 8 should apply to the Amildar of the Taluk in whose limits he wishes to cut the same. If he is a resident in a different Taluk, his application should be forwarded through, and supported by, the Amildar of the Taluk in which the raiyat resides.

13. Upon payment of seigniorage prescribed in Rule 8, the Amildar will issue a license in form set forth in Appendix B. It will be the duty of licenseholder to abide by the terms of the license. All time-expired licenses shall be null and void. No refund shall be made for unutilized licenses.

14. The licensee shall be bound to produce for examination to the Patel of the village, within the limits of which District Forest specified in the license is situated, the wood or bamboos or other materials he is removing under the authority of that license, and to obtain the Patel's endorsement thereon as to the correctness of the quantity specified therein. The wood, bamboos, or other materials may then be removed, accompanied by the license which shall be finally handed over to the Patel

of the village into which the wood, bamboos, or other materials are taken, who shall examine the quantity with the license and return the same with his certificate thereon, to the Amildar of the Taluk, who will, if he has not himself issued the license, transmit it to the issuing Amildar. Only the trees that are likely to produce the quantity granted in the license shall be cut. Irregular or wasteful cutting will lead to the concessions being withdrawn totally or for a time from the raiyat concerned.

15. Free permits prescribed for Malnad raiyats in Rule 5 and paid licenses referred to in Rule 13 will be liable to inspection by Forest, Revenue and Police officers, who will be bound to see that the terms of the license are not exceeded or broken.

16. No license will be issued for felling wood or bamboos in Malnad "kans" or in any Government jungle which the Forest Department has closed. The fact of any jungle being closed should, without delay, be intimated to the Amildar concerned.

17. Any raiyat who fells or removes wood, bamboos, or other materials specified in para 8, or from a District Forest, without having obtained the necessary license, exceeds the quantity specified in the same, fails to return the license, within the prescribed time, or breaks the terms of the license or contravenes the provisions of these Rules, shall be punishable under Section 40 of the Forest Rules of 1878.

18. In consideration of the concessions above granted, such raiyats as are living within the vicinity of State Forests and Plantations are expected to aid the Forest Department in the prevention, spread or extinction of any fire that occurs in State Forests and Plantations. Any neglect in this respect will lead to the withdrawal of the whole or any part of the concessions for such length of time as the Inspector General of Forests may direct.

19. The raiyats are strictly forbidden from setting fire to grass, leaves, thorns or bamboo clumps in a District Forest, thereby endangering the safety of a State Forest or Plantation.

20. The undermentioned notifications are hereby cancelled:—

Notification No. 5, dated 23rd April 1873.

Notification No. 244, dated 11th February 1887, as also
No. 153, dated 31st August 1874, which it cancels.

Proceedings No. 5323-83, dated 19th December 1873.

So far as they apply to
the Districts of Shimoga,
Kadur and Hassan.

The term cart-load referred to in Rule 8 shall mean a country cart drawn by two bullocks. The rate for a cart-load drawn by four bullocks, to be double that for a cart drawn by two bullocks and so on for every additional pair of bullocks employed in dragging the cart.

APPENDIX A.

Shimoga District.—The Taluks of Tirthahalli, Sagar and Nagar and the Maganis of Sorab, Kyasanur, Chendragutti, Chittur Shigga and Heche in the Sorab Taluk and the Maganis of Belandur and Barur and also Danandur village of the Danandur Magani in the Shikarpur Taluk.

Hassan District.—Byagadahalli, Maranahalli and Hanebal Hoblis of the Manjarabad Taluk.

Kadur District.—The Taluks of Koppa and Mudgere, Lingadahalli and Lakvalli Maganis of the Tarikere Taluk. Vastara, Ainur, Kadagalnad, Taladurnad, Aldur, Jagur, Siravasi and Lingannahalli Maganis of the Chikmagalur Taluk.

Form B.

License issued under the Raiyats' privilege Rules for cutting and removing timber, bamboos and other materials.

Name and residence of the raiyat to whom license is granted.	Quantity of timber, bamboos or other materials allowed to be cut.	Name of forest and village within which to be cut.	Where to and within what time timber or bamboos to be removed.	Seigniorage.		Description of trees to be cut.	Other condition, if any.	Date of delivery for examination by the Patel of the village within the limits of which timber, bamboos or other materials are cut.	Date of delivery for final examination by the Patel of the village to which wood, bamboos or other materials are removed.	When license returnable to the Amildar of the Taluk or the officer issuing it.	When license returned ; date and signature of the officer to whom returned.
				Amount.	Date of Payment.						
1	2	3	4	5	6	7	8	9	10	11	12

The 4th January 1893.

No. 11797—R. 1397-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land attached to the Haltore village of the Belur Taluk described in the Schedule annexed, is required for a public purpose, that is, to be allotted as a cremation ground:—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Particulars of land to be taken up.				Boundaries.
					Description.	Survey No.	Extent.	Assessment.	
Hassan.	Belur.	Madihal.	Haltore.	Chalava bin Ranga	Wet.	Out of 87 Phod No. 1 which measures, A.—0, G.—25.	A. G. 3	Rs. 0	A. P. 5 0
									East.—Singaiya's paddy field. West.—Chelavagauda's do North.— Do do Part of Phod No. 1. South.—Narasimhachar's garden.

No. 11893—G. F. 332-92.—Under Section 4 of the Land Acquisition Act X of 1870, it is hereby notified for public information that a strip of land will be required for laying pipes between the Hebbal and Sankey's Tanks, Bangalore Taluk.

The 14th January 1893.

No. 11813—R. F. 233-92.—Under Sections 20 and 55 of the Excise Act XXII of 1881, as extended to Mysore by Regulation III of 1885, the Government of His Highness the Maharaja make the following rules:—

PART I.

SYSTEM OF FARMING THE EXCLUSIVE PRIVILEGE OF SELLING DATE TODDY, MODE OF SUPPLYING TODDY TO LICENSED VENDORS, AND THE GRANT OF LICENSES AND PASSES.

I. The exclusive privilege of selling Date Toddy for each year or any period that may be specially fixed by Government shall be disposed of by sale by public auction.

II. For the purpose of selling the exclusive privilege, the Vend farms shall be divided into the following classes:—

1. Where a grove or group of groves, and the shops which are usually supplied by it, are so situated, that the whole geographically is in one compact tract, the right of drawing toddy from such grove or group of groves and selling the same in such shops, shall be farmed separately; but when the number of shops supplied from a grove or group of groves is more than six, the grove or group of groves shall, with due regard to all local circumstances, be so divided that each division may fully supply the number of shops to be attached to it. The shops supplied as above, and the grove or group of groves so supplying them, shall together form the ordinary toddy farm which shall be designated "*direct supply (Aiyen) farm.*"
 - A. Direct supply farms (*Aiyen*)

2. Where a grove or group of groves is capable of supplying, or has usually supplied, shops other than those attached to it under the "direct supply" system, the farmer of such grove or group of groves shall undertake to give at a price not exceeding the maximum rate specified in his agreement, the supply required for such other shops (which shall be enumerated in his agreement), in addition to supplying the particular shops attached directly to the grove or group of groves in question. Such a farm shall be called a "*direct and aiding (Aiyin Kumki)* farm." Endeavour shall be made to avoid, wherever possible, such a dual arrangement as the above, by dividing the grove or group of groves in question, in such a manner as to form out of it a "direct supply farm," and a "grove farm," and assigning the latter for the service of a convenient "*Shop farm*."

3. Where a shop or shops situated in a compact tract depend for their supply upon groves situated at a distance (whether or not in the same Taluk or District), such shop or shops shall be farmed (without any groves attached to them) but upon the condition of the farmer buying his supply—

either (a) from specified "*direct and aiding (Aiyin Kumki)* farms,

or, (b) from a specified "*grove farm*" to be

hereafter defined, by paying such price as he may be able to arrange with the holder of the "*direct and aiding farm*" or the "*grove farm*," subject however to the maximum price named in the agreement of the last named farm. A farm for shops only shall be called a "*shop farm*." The holder of every "*shop farm*" shall, wherever possible, be given a "*Grove farm*" capable of supplying his shops, thereby making him independent of other farmers as far as possible.

4. Where groves exist which are not required to be included in any "*direct supply farm*" or "*direct and aiding farm*," they shall be separately farmed, and such farms called "*grove farms*." The toddy drawn under such farms shall not be sold to the public, but may be sold to any "*shop farm*" or used, in very exceptional cases, for the manufacture of jaggery and sugar under Government supervision. The number of persons holding "*grove farms*" without "*shop farms*" in which the produce can be used, shall be as small as possible.

5. Pending the settlement of Toddy Revenue due to Inamdars and Kayamguttadars, the right of those entitled to Toddy Revenue shall be farmed separately, and not mixed up with Government farms; such farms shall be called "*farms in alienated villages*."

III. The sales shall be conducted by the Deputy Commissioner or an Assistant Commissioner authorized by the Deputy Commissioner in that behalf.

IV. The results of sales shall be reported to the Excise Commissioner without delay.

V. The terms and conditions of sale and the grant of farms and issue of licenses shall be as follows:—

1. The exclusive privilege of selling date toddy in the aforesaid farms shall be put up to auction at upset prices, and knocked down to the approved highest bidder above those prices, subject to the formal confirmation by the Deputy Commissioner who will be at liberty to accept or reject the

bid at discretion without assigning reasons for the same. Such formal confirmation will be tantamount to an acceptance of the bid. Should there be no bid above the upset price, the officer conducting the sale may lower the upset price at discretion. The condition and character of intending bidders may be enquired into; and the officer conducting the sale may, at the time of sale, refuse to receive the necessary deposit which entitles a bidder to bid, from persons regarding whom the result of such enquiries is not satisfactory. No former contractor who has been guilty of an infringement of the terms of his contract or of the Excise Laws or Rules shall be entitled to bid. The officer conducting the sale shall not be bound to accept the highest bid, should he consider it to be so extravagantly high as to afford apprehension of the lease breaking down. As a rule the results of the sales shall be confirmed except when it is believed that there has been combination among the bidders or when the character of the successful bidder is considered unsatisfactory or he is not believed to be solvent or fit to carry out the lease.

2. Parties intending to bid must attend either in person or by duly authorized agents, and no person shall be permitted to bid either on his own behalf or on account of any one else until he has deposited Rs. 50, or such other reasonable amount as may be fixed by the officer conducting the sale. The deposits made by the unsuccessful bidders, and not forfeited as hereinafter provided, will be returned at the close of the sale. The successful bidder must, on the exclusive privilege being knocked down to him, and before the next farm is put up for sale, deposit a sum equal to one-twentieth of the amount of his bid, and within fifteen days of the confirmation of the sale having been notified to him by the Deputy Commissioner in writing, he must deposit such further sum as, with the former deposit, will make up an aggregate sum equal to three months' rent in cash or Government securities. Provided that, if the Deputy Commissioner considers it advisable, he may permit a deposit in cash or Government securities equal to only two months' rent, or such deposit equal to one month's rent and personal security for three months' rent. If the successful bidder fails to produce the aforesaid securities, the deposits already made shall be forfeited, and the exclusive privilege shall be immediately resold or otherwise disposed of as the Deputy Commissioner may direct.
3. Resales effected under para 2 shall be at the risk of the defaulting bidder who shall forfeit all gain, and in the event of a loss by the resale, shall make good the deficiency between the total amount payable by him for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the resale. In the latter case, the forfeited deposit shall be deducted from the loss arising from the resale; and the remainder, if any, shall be recovered from the bidder in the same manner as if it were an arrear of Land Revenue. Should, however, the forfeited deposit be greater than the loss by resale, the whole of such deposit shall be credited to Government.
4. The purchaser of the exclusive privilege shall sign an agreement binding himself to observe the conditions hereinafter set forth; and the agreement shall be executed within ten days of the expiry of the period of fifteen days above mentioned. If the purchaser fails or refuses to sign the agreement, all deposits already made shall be forfeited; and the exclusive privilege shall be resold at the risk and loss of the first purchaser as set forth in paras 2 and 3, or be otherwise disposed of. In the case of the purchaser's death after the confirmation of the sale, it shall be binding on his heirs or assigns.

5. A statement of shops in each farm, and the groves attached to each farm, shall be shown to the intending bidders at the time of sale.
6. As soon as the agreement has been executed, the Deputy Commissioner shall issue a license in the appended Form A to the purchaser of each farm assigning to the purchaser the exclusive privilege referred to therein, subject to the following conditions:—
 - (1.) The exclusive privilege shall extend only to the sale of Date Toddy, and shall not include the sale of Bagani Toddy.
 - (2.) The amount for which the exclusive privilege has been purchased shall be payable by the licensee into the local Taluk Treasury on the prescribed printed chellans, furnished by the Government for the purpose, in equal monthly instalments commencing from the first month of the lease, together with the local cess of one anna on every rupee of such instalment. Each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent together with local cess thereon shall be payable on or before the 15th of the month following. The chellans shall be in triplicate in the appended Form C. The original shall accompany the Treasury "Daily Cash" account sent to the District Treasury, the duplicate forwarded by the Taluk Treasury Officer to the Deputy Commissioner's Office, and the triplicate retained with the licensee.
 - (3.) The deposit made by the licensee shall be taken in payment of the instalments due in the last months of the period of the farm. Failing payment of each monthly instalment by the 15th of the next month, together with local cess, the Deputy Commissioner shall recover the same from the licensee or his surety, under the rules in force for the recovery of Land Revenue, together with interest at 6 per cent per annum. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee.
 - (4.) The toddy shall be sold to the public at the rates from time to time prescribed by Government.
 - (5.) The toddy shall be sold pure as drawn from trees and shall not be adulterated or diluted in any manner in the farm dépôts, if any, or in shops.
 - (6.) The licensee shall keep true accounts of the quantity of toddy received and issued to shop-keepers. The passes issued with the toddy transported shall be subject to examination and check by the Officers authorized on this behalf.
 - (7.) The toddy shall not be sold except in shops duly licensed by the Deputy Commissioner in the prescribed form, and no new shops shall be opened without the previous sanction of the Excise Commissioner.
 - (8.) The Deputy Commissioner may, whenever he thinks fit, direct any shops to be closed, or permit transfers of shops from one place to another.
 - (9.) The licensee shall not, during the term of the license, have any interest in the exclusive privilege of vending arrack in any part of the farm to which the license relates, nor permit any person having interest in the exclusive privilege of vending arrack in any part of the farm, to hold any share or interest in his exclusive privilege of

selling toddy, nor shall he, during the term of his license, without the written permission of the Excise Commissioner, have any interest, direct or indirect, in any Toddy farm in any adjacent Districts of the Madras or Bombay Presidency or in any other adjacent Foreign State or Territory.

- (10.) The licensee shall be bound by the provisions of the Excise Laws and Rules in force, or by any additional rules which may from time to time be prescribed under the Excise Laws. The licensee shall use such measures as may from time to time be prescribed by Government, and provide himself with Permit books for the transport of Toddy, which books may be purchased from local Excise Officers.
- (11.) The lease shall not be transferable except with the permission of the Excise Commissioner.
- (12.) The Deputy Commissioner shall grant to each shop under the farmers a license in the appended Form B.
- (13.) The licensees of shop farms in the taluks bordering on British Territory, may import and export toddy from and to the Districts of Bellary, Anantapur, Cuddapah, North Arcot, Salem and Coimbatore in the Madras Presidency, subject to para 4 of Rule 170 in Chapter XI of the Standing Orders of the Madras Board of Revenue.

7. In case of any breach of the aforesaid conditions, or of the license, either by the licensee, or with his connivance or privity by any person in his employment, or in the event of the licensee neglecting to open his shops or to carry on the business of his farm with due care and attention, it shall be competent to the Deputy Commissioner to impose upon the licensee of each vend farm a fine not exceeding the sum of Rs. 50, for every such breach, or at the option of the Deputy Commissioner to declare the money deposited with him forfeited, and to cancel the license and resell the exclusive privilege at the risk of the licensee, or to place the farm under the management of Government. When a lease is cancelled, the rent for the whole period of the lease shall become due at once; and all loss caused to Government by the cancellation or resale of the lease, shall be made good by the licensee or his surety in the manner specified for resales under para 3 of Rule V above. All the amounts of such penalties and loss shall be recovered in the same manner as if they were arrears of Land Revenue.

8. The imposition of a fine or the forfeiture of deposit or the cancellation of the license under the last preceding condition, shall not be held to prevent the prosecution of the licensee or his agents or employes for any offence punishable under the Excise Laws or other enactments or rules for the time being in force.

VI. Of the amounts paid by the licensee into the Taluk Treasury as per chellans C, under clause (2) of Para 6 of Rule V, the rent shall be credited at once to the appropriate budget head "Excise Revenue," and the local cess to the head "Local Cess on Excise Revenue." The District Treasury Officers shall furnish to the Excise Commissioner monthly statements of realizations on account of Toddy rent and local cess thereon, under separate headings by dates in the form prescribed by the Comptroller.

VII. On receipt of the duplicate chellans referred to in clause (2) of Para 6 of Rule V, at the District Office, they shall be compared and verified with the figures in the monthly Abkari Revenue Statements No. 6 and 6A received from the Amildars.

The Statements No. 6 and 6A compiled for the whole District shall then be forwarded to the Excise Commissioner's Office, where they shall be compared and verified with the Treasury monthly statements. The Excise Commissioner shall thereupon prepare Statements No. 6 and 6A for the whole Province and send them to the Dewan's Office after obtaining the Comptroller's certificate of credits.

PART II.

MISCELLANEOUS.

VIII. The duties to be performed, and the accounts, diaries and reports to be furnished by all Officers and Amildars, the executive members of the Excise Department and village officials, shall be such as may, from time to time, be ordered by the Excise Commissioner.

IX. Except as otherwise provided, all orders passed and proceedings taken by Officers of the Excise Department under the provisions of these rules, shall be subject to appeal to their immediate superiors, within two months from the date of the passing of such orders or proceedings.

X. The Officers of the Excise Department, and farmers and shop-keepers or their agents shall conform to such rules of practice as may, from time to time, be issued by the Excise Commissioner, not inconsistent with the provisions of the Excise Act and these rules.

XI. The following persons are hereby empowered to grant passes or permits for possession or transport of toddy in such forms as may be prescribed by the Excise Commissioner:—All the members of the Excise Department not below the rank of Abkari Inspector, Assistant Commissioners, Amildars, Sheristadars, Shekdars, and farmers or their agents.

XII. Date trees shall be tapped only by professional men. Young immature trees that have stems less than three feet from the springing of branches, shall not be tapped. Provided that, in places where the trees are stunted in growth, an exception may be made by the Deputy Commissioner, the age of the trees being taken into consideration after due enquiry.

XIII. Date trees for tapping for the purpose of extracting toddy shall be reserved. Licenses for cutting and removal of leaves by professional rope-makers, basket-makers, &c., and by agriculturists, under such rules as may be issued by Government under the Forest Regulation, shall be restricted only to the groves or trees not reserved for the purposes of toddy revenue, and may extend, in groves or trees reserved, to the removal of date leaves cut by toddy farmers for the purpose of drawing toddy.

A.

License granted to Toddy Farmer in the district of

I, Deputy Commissioner of the District,
 under the provisions of the Excise Act, hereby appoint you,
 son of residing at to be the renter of
 the exclusive privilege of vending toddy in the toddy farm of
 in the Taluk of, in the District of, from the 1st day
 of 18 to the day of 18,
 subject to the following conditions and stipulations to be observed by you, the said

CONDITIONS.

1. The exclusive privilege conferred by the license extends only to the vend of toddy for consumption within the farm, and shall not include the sale of Bagani toddy.
2. The Deputy Commissioner shall be at liberty to issue licenses for the sale of foreign liquors, for the manufacture and sale of beer, and for the manufacture and sale of spirits.
3. (1) The amount for which the privilege above described, has been purchased, together with the local cess thereon, shall be payable into a Government Treasury in equal monthly instalments on the 15th of the month following that to which the payment relates.
- (2) If the deposit made by the licensee be in cash, it will be taken in payment of the instalments due in the last months of the period of the lease. If the deposit is in Government Promissory Notes, which he wishes to retain, they will be returned to him on payment of the whole of the rental due by him, otherwise they will be sold, and the sale proceeds taken towards the payment of the instalments due in the last months of the period of the lease, any balance still due being recovered as if it were an arrear of Land Revenue. Failing payment by the 15th of each month, the Amildar will immediately issue notice of re-sale of the licensee's exclusive privilege not later than the 5th of the following month, and will re-sell it on the day fixed. In that case the deposit will be applied to cover any arrears which may be due, and the loss, if any, sustained by Government by such re-sale; and if it shall be more than sufficient to do so, the balance will be forfeited. If, however, the deposit should fall short of the arrears due and of the loss by the re-sale, such arrears and losses together with interest, shall be recovered by the attachment and sale of the property of the defaulter and of his sureties, if any, under the rules in force for the recovery of the arrears of Land Revenue.
- (3) The re-sale referred to, will, however, be subject to formal confirmation by the Deputy Commissioner who shall be at liberty to accept or reject any bid at discretion. Such formal confirmation will be tantamount to an acceptance of the bid. The accepted bid will represent the amount which is to be paid for the remaining period of the lease for the exclusive privilege.
- (4) If the Deputy Commissioner does not confirm the re-sale, he may make such other arrangements as may appear advisable for the remainder of the period of the lease, in which case he shall serve a notice on the licensee informing him of the nature of the arrangements made.
4. (1) (a) The licensee of a "direct supply farm" shall obtain the supply of toddy only from the grove or groves specially assigned to him.
- (b) If the number of trees in the above farm be more than the requirements of the shops attached thereto, the licensee shall supply any other Government farmer at ghadas or seers per rupee according to the existing custom. The grove may, at the discretion of Govern-

ment, be sub-divided so as to allow the toddy to be drawn by the "direct supply and aiding (Aiyan Kumki) farm" or "shop farm," as the case may be.

- (c) Should the "direct supply farm" be inadequate to supply the wants of the licensee, he may make his own arrangements with private land-holders for drawing toddy from trees on their lands, and to use such toddy for sale in the shops attached to his farm.
- (d) No toddy shall be sold or used for the manufacture of jaggory, except in shops in such localities and on such conditions as may be prescribed.
- (2) The licensee of a "direct supply and aiding farm", shall sell the toddy to another Government farmer at the usual rate prevailing in the locality, *viz.*, at ghadas or seers per rupee; or if so desired, Government shall divide the grove or groves so as to admit of the required supply of the shops attached to the said farm, or other class of farms, being obtained from the trees assigned therefor.
- (3) The licensee of the "shop farm" shall obtain the supply of toddy from a "direct supply and aiding farm," by paying the usual rate of that farm, or from such portion of the said farm as may be assigned to him for this purpose by Government. If there be a "grove farm" available, he may get his supply from such farm in preference to the former. He may also obtain his supply from land-holders by making his own private arrangements with them.
- (4) The licensee of the "shop farm" in the taluks bordering on British Territory, may import and export toddy from and to the Districts of Bellary, Anantapur, Cuddapah, North Arcot, Salem and Coimbatore in the Madras Presidency, subject to para 4 of Rule 170 in Chapter XI of the Standing Orders of the Madras Board of Revenue.
- (5) The "grove farm" is an independent farm. The toddy drawn from the trees in it shall be utilized for the shop farm or any other farm which has no groves to supply itself with toddy; or it may be utilized by the manufacturer of jaggory, or by the farmer of shops in alienated villages which have no groves. If the "grove farm" has not trees sufficient to meet the demand of the shops, the licensee may make his own arrangements with landholders to purchase toddy from them and utilize the same for sale in the shops attached to his farm.
- (6) The licensee of farms in alienated villages will be allowed to draw toddy only from trees in the groves assigned to him.
5. The lessee shall not interfere with the licensees for cutting date leaves for mat-making, rope-making, basket-making, or for agricultural or other purposes, when they make use of the trees assigned for such purposes, and not reserved for tapping.
6. (1) The licensee of farms in other than alienated villages shall not draw toddy from trees in such villages, nor shall he give toddy to shops situated in such villages, as the right of the holders of such villages entitled to Toddy Revenue will be farmed separately.
- (2) Date groves or toddy shops in alienated villages shall be separately leased, and the amounts connected therewith shall be shown in the accounts under a distinct head. If there are no groves, but only shops in any alienated village, such shops shall constitute separate farms, and the licensee thereof shall be permitted to obtain his toddy from the "grove farm" or "direct supply and aiding farm" specified in his lease.
7. The licensee shall keep true and correct accounts showing:—
 - (1) the names and situation of date topes from which toddy is drawn,
 - (2) the number of trees tapped,
 - (3) the quantity of toddy drawn daily,

- (4) the quantity of toddy sold daily, and
- (5) the names of the shops to which toddy is supplied.

These accounts shall be kept in such forms as may be prescribed by the Excise Commissioner, and shall be open to inspection by the Amildar or any other Officer authorized by the Amildar, or any Excise Officer appointed by the Deputy Commissioner for this purpose, and a copy thereof shall be furnished by the licensee to the Deputy Commissioner or Amildar on requisition, in such form as may be prescribed by the Excise Commissioner.

8. Toddy shall be sold only in shops duly sanctioned and licensed by the Deputy Commissioner.

9. The Deputy Commissioner may, whenever he thinks fit, direct shops to be closed or permit transfers of shops from one place to another, or direct new shops to be opened with the previous sanction of the Excise Commissioner. A sufficient supply of toddy shall be maintained in all sanctioned shops.

10. Each shop-keeper shall place the license granted to him in a conspicuous place in the shop.

11. A sign-board shall be affixed in a conspicuous part of the front of each shop containing, in the vernacular, the name of the shop-keeper and the price of the toddy sold by him.

12. The shop-keepers shall prevent all drunkenness or disorder or gaming within their shops.

13. No shop shall be opened before sunrise.

14. Shops shall be closed by 9 o'clock P. M. unless the Deputy Commissioner, for special reasons, shall authorize the keeping open of particular shops to a later hour.

15. The shop-keepers shall not harbour robbers or thieves or riotous persons, but, on the contrary, shall give intimation to the nearest Magistrate or Police Officer as to any such persons who may resort to their shops.

16. The shop-keeper shall not receive any grain, jewels, goods, wearing apparel, or other article in barter or in pawn for toddy, but on the offer of any such, shall give information to the nearest Magistrate or Police Officer.

17. No shop-keeper shall sell to any person more than three measuring seers of toddy to be consumed in the shop. Unless he holds a Pass, the shop-keeper shall not allow any one to take out of his shop more than one imperial quart, with the exception of bakers who are permitted to purchase and remove the quantity of toddy specified in the Pass held by them.

18. Shop-keepers shall be bound to furnish such returns and information as may, from time to time, be required by the Deputy Commissioner.

19. The distillation of spirit from toddy is absolutely prohibited.

20. No ingredients noxious to health shall be put into the toddy either to increase its intoxicating power or for any other reason.

21. The toddy shall be sold to the public, pure as drawn from trees, and shall be undiluted and unadulterated, and the rates at which it shall be sold shall be as follows per seer of the capacity of one imperial quart, 24 of such seers being equal to one ghada :—

	Price per seer.	
	Maximum.	Minimum.
In District Head Quarters...
In Taluk Kasabas of the District
In villages

22. Shop-keepers shall use such measures as may, from time to time, be prescribed by Government.

23. The licensee shall have such measures tested and stamped at his own expense.
24. No toddy shall be sold or given to any European Non-Commissioned Officer or private soldier, or to any European or Eurasian Camp follower, or to any member of the families of any of the aforesaid persons, without the permission in writing, of the Commanding Officer, or of some person duly authorized by him in this behalf; nor to any sailor, nor to any sepoy, member of the Police Force, Excise Officer, or a servant of a Railway Company whilst on duty; nor to any European vagrant under escort of the Police; nor to any child under 12 years of age for consumption on the premises; nor shall any toddy be sold *on credit*.
25. The Deputy Commissioner may direct that all shops for the sale of toddy on, or adjacent to, the line of march, shall be closed, whilst a regiment or detachment of European or Native Soldiers is passing or encamped in the vicinity. Such soldiers may be supplied with toddy by such persons as the Government may select for the purpose, notwithstanding the licensee's exclusive privilege.
26. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee. The Government reserves the power to terminate the lease on public grounds, awarding a reasonable compensation to the licensee.
27. Except with the permission of the Excise Commissioner, the licensee shall not sell or sub-rent or transfer his farm or any portion of his farm.
28. Every person placed by the licensee in charge of shops shall, before entering upon his employment, execute the engagements prescribed by law. All engagements entered into by persons to be employed by the licensee on or after 18, shall be deposited with the Deputy Commissioner within one month from that date, or of the date of executing the engagement.
29. If it comes, to the licensee's knowledge that any person employed by him in the manufacture, carriage or sale of toddy, commits any breach of the Excise Laws or of the engagements entered into by him, it shall be the licensee's duty to report the matter to the Deputy Commissioner, and to comply with the directions of the Deputy Commissioner respecting the further employment of such person.
30. During the term of the license, the licensee shall not have any interest in the exclusive privilege of selling country spirits in any part of the farm to which the license relates, or permit any person having any interest in the exclusive privilege of selling country spirits in any part of the farm, to hold any share or interest in the licensee's exclusive privilege of selling toddy.
31. Interest shall be payable upon all moneys due by the licensee at the rate of six per centum per annum.
32. The licensee shall provide himself with printed forms of permits for transport and possession of toddy. Such permits shall be in the form prescribed by the Excise Commissioner, and shall be purchased from local Excise Officers.
33. The licensee shall pay the usual Mohatarfa tax on carts used for conveying toddy, but such carts shall not be impressed for Government work.
34. The licensee shall be responsible that his servants or agents are prevented from extracting toddy from young immature date trees the trunks of which are less than one yard in height from the ground to the springing of the branches, nor shall any leaves be cut and used by them except such as may have to be removed for the purpose of drawing toddy, nor shall any trees be tapped in so careless a manner as to lead to their destruction; and any breach of these rules shall render the licensee liable to the payment of a penalty of Rs. 50 for each offence.
35. The licensee shall employ only professional toddy-drawers for tapping the trees.
36. In case of any breach of the conditions of the license either by the licensee, or with his connivance or privity, by any person in his employment, it shall be

Competent to the Deputy Commissioner to impose upon the licensee, a fine not exceeding the sum of Rs. 50 for every such breach of such conditions, or, at the option of the Deputy Commissioner, to declare the money or Government Promissory Notes deposited with him, forfeited, and to cancel the license and re-sell the exclusive privilege at his risk, or to place the farm under the management of Government, and all loss thereby caused shall be made good by him or his surety. It shall be lawful for the Deputy Commissioner to deduct the amount of all fines imposed under this clause, from any sums deposited by the licensee as security for the due performance of the conditions of the lease, or to realize the amount of such fines by the sale of any or all of the Government Promissory Notes deposited by him. Whenever a lease is cancelled, the rent for the whole period of the lease shall become due at once.

37. The imposition of a fine or the forfeiture of deposit, or the cancellation of the license under the last preceding condition, shall not be held to prevent the prosecution of any person for any offence which may be committed against the provisions of the Excise Act or any other law for the time being in force and relating to the Excise Revenue, or any other enactment under which the offence may be punishable.

38. If the licensee shall be convicted on prosecution before a Magistrate of any offence against the Excise Act, or other law for the time being in force and relating to the Excise Revenue, or any other enactment, it shall be lawful for the Deputy Commissioner to declare his license forfeited.

39. All sums payable by the licensee may be deducted from the amount of his deposit, or recovered by attachment and sale of the property of the licensee or his surety, under any law for the time being in force for the recovery of arrears of Land Revenue.

40. Any sums deducted by the Deputy Commissioner under the powers herein contained from the deposit made by the licensee for due performance of the lease, shall be replaced by him or his surety within 15 days from the receipt of a notice from the Deputy Commissioner informing him of such deductions having been made.

41. The licensee shall be bound by any additional general rules which may, from time to time, be prescribed under the Excise Laws now in force, or which may hereafter be enacted, and shall, on requisition by the Deputy Commissioner, or other officer duly authorized by him, deliver up his license for amendment or for the issue of a fresh license accordingly.

Dated day of

Deputy Commissioner.

No.—*Counterpart agreement to be executed by Toddy farmer in the District.*

Having been appointed by the Deputy Commissioner of the District of
the renter of the exclusive privilege of vending toddy in the
toddy farm of in the Taluk of

from the 1st day of to the
day of 18 ,

I,

son of

residing at

, do for myself, my heirs, my legal representatives and assigns hereby agree with the said Deputy Commissioner that I will well and truly observe and perform the conditions and stipulations contained in the license No. , dated the day of 18 , issued to me by the said Deputy Commissioner.

Dated the day of 18 .

(Signature.)

B.

RETAIL TODDY LICENSE.

Register No.

Name of License-Holder.

Name of Vendor or Shopman.

Locality. { Taluk.
 { Village.
 { Street and Door No.

I, _____, Deputy Commissioner of the District, do hereby grant a license for the retail vend of toddy to _____ in the Taluk of _____ in the District of _____, on the following conditions as well as those specified in the agreement executed by the farmer :—

I. This license is not transferable by sale, gift, mortgage or otherwise, and no persons other than those mentioned in the license shall have power to act under it.

II. The license-holder shall obtain his toddy from the Government farmers. All toddy removed from the farm shall be covered by a permit granted by an officer or other person duly authorized in this behalf, and the conditions thereof shall be strictly observed by all the parties concerned.

III. Sale of toddy shall be made only in the shop for which this license is granted and not elsewhere, upon any pretext whatever.

IV. Diluted or adulterated toddy shall not be sold, nor shall toddy be sold after the expiration of two days from the date on which it was drawn. If the vanam or grove be within 10 miles, the toddy shall not be more than 24 hours old; if 20 miles, it shall not be more than 48 hours old; if obtained from places further off, it should be dawked in carts or pakali bullocks or ponies, &c.

V. The license-holder shall not give toddy in any quantity whatever, either directly or indirectly, to any European Non-Commissioned Warrant Officer, or private soldier, or to any European, East Indian, or Native woman wearing European clothing connected with or related to men of these classes. He shall not permit disorderly behaviour in his shop or premises, nor suffer any gambling whatever therein, and shall not knowingly permit persons of bad character to meet therein, nor permit any person to take toddy in any such quantity as to produce intoxication. He shall also furnish, when called upon, information of suspicious characters to the Magistrate or Police Officer. He shall further be prohibited from knowingly selling or giving toddy to any person under 12 years of age.

VI. The license-holder shall not sell to any person more than 3 measuring seers of toddy to be consumed in the shop. Unless he holds a pass, he shall not allow any one to take out of his shop more than one Imperial quart, with the exception of bakers who are permitted to purchase and remove the quantity of toddy specified in the pass held by them.

VII. The license-holder shall not sell toddy on credit but only for ready money, and shall not receive grain, jewels, goods, wearing apparel or any other property in barter or pawn. The shop shall be closed by 9 p. m., and not opened before 6 a. m., unless under special permission of the Taluk Magistrate on occasions of Native festivals, &c.

VIII. Where toddy is sold in a building, it shall have only one door, and no windows, &c., shall be allowed in its rear or at the sides. The bar where toddy is sold shall be opposite to the entrance door, and so situated that all persons inside the shop can be seen by any one passing to and fro in the street, and no second room shall be kept open for customers.

IX. The license-holder shall not sell toddy at rates lower than the minimum price fixed hereunder:—

In District Head-quarters per measuring seer as fixed in the
farmer's lease. In kasabas of Taluks per measuring
seer. In villages per measuring seer. Sign-boards with the names of
the farmer, the license-holder and vendor painted thereon, shall be affixed to a conspicuous part in front of the shop.

(a) He shall keep an account of toddy received and sold daily.

(b) The seer which regulates the foregoing prices shall be equal to an Imperial quart, twenty-four whereof shall go to one gada.

X. This license is granted subject to the conditions aforementioned, and subject further to the terms of the agreement executed by the farmers in so far as they may be applicable to the holder of this license and subject to the provisions of the rules already published or which may hereafter be published, under the provisions of the Excise Act XXII of 1881 or any other Regulation for the time being in force.

XI. The Deputy Commissioner of the District may, on occasion of troops marching through, or whenever a serious disturbance of the public peace is apprehended on reasonable grounds, cause all toddy shops in the immediate vicinity to be kept closed for such time as he shall direct.

XII. This license shall continue in force till the 18 and no longer.

Dated

189 .

*Deputy Commissioner,
District.*

COUNTERPART AGREEMENT TO BE EXECUTED BY RETAIL TODDY SHOP-KEEPERS.

I, _____ residing at _____ having
been licensed by the Deputy Commissioner of _____ District to sell
toddy in the shop at _____ in the
Taluk of _____ from _____ day of _____
189 to _____ day of _____ 189, do for myself, my
heirs, my legal representatives and assigns, hereby agree with the said Deputy
Commissioner, that I will well and truly observe and perform the conditions and
stipulations contained in the license No. _____ dated the _____ day of _____
189, issued to me by the said Deputy Commissioner.

Dated the _____ day of _____

189 .

(Signature.)

C.

(ಗುತ್ತಿಗೆದಾರರಲ್ಲಿ ಇಟ್ಟುಕೊಳ್ಳತಕ್ಕ ಪ್ರತಿ.)

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ನಗದೀ ಗುಮಾಸ್ತೇ ರುಜು.

C.

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ಸರಾಫನ ರುಜು.

ನಗದೀ ಗುಮಾಸ್ತೇ ರುಜು.

C.

(ಡಿಪ್ಪಿ) ಕೃಷಿ ಕಛೇರಿಗೆ ಕಳುಹಿಸತಕ್ಕ ಪ್ರತಿ.)

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ಲೆಖ್ತಕ್ಕೆ ಜಮಾ ಹಿಡಿದಿರುತ್ತೆ.
ಸರಾಫನ ರುಜು.

ನಗದೀ ಗುಮಾಸ್ತೇ ರುಜು.

The 27th December 1892.

No. 12167—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

- (a) to appoint Reverend Ernest William Redfern of the Wesleyan Mission as Marriage Registrar for the said territories outside the limits of the Civil and Military Station, Bangalore, and
- (b) to license the said Reverend Ernest William Redfern to grant certificates of marriage within the said territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 19th January 1893.

No. 12281—G. F. 2685.—In continuation of orders contained in Notification No. 11599—2457-92, dated 12th January 1893, Yello Srinivas, Head Clerk of the Survey Superintendent's Office, is appointed Deputy Amildar of the Closepet Sub-Taluk during the employment of K. G. Shamanna elsewhere, or until further orders. *Sub-protem.*

2. Yello Srinivas is invested with the powers of a Magistrate of the 3rd Class.

The 20th January 1893.

No. 12609—G. F. 244-92.—Mr. M. Laing-Meason, Probationary Assistant Commissioner, delivered over, and Mr. A. Raghavendra Rao, Assistant Commissioner, resumed charge of the Tumkur District Treasury on the forenoon of the 10th January 1893.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.
2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

EDUCATION.

NOTIFICATION.

The 21st January 1893.

E. No. 43.—Mr. K. Rangappa, Deputy Inspector of Schools, Chitaldroog District, is appointed *sub pro tem* Deputy Inspector of the Second Grade in place of Mr. A. C. Subba Rao, B. A., deceased.

Mr. M. Ramaswamiya, B. A., Assistant Master, Shimoga College, is appointed *sub-protem* Deputy Inspector of the Shimoga District in the Third Grade.

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 5

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, FEBRUARY 2, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL

NOTIFICATIONS.

The 1st February 1893.

No. 13298—2964.—Sir K. Sheshadri Iyer, K. C. S. I., having returned from Calcutta with His Highness the Maharaja, resumed charge of the Office of Dewan of Mysore on the forenoon of the 30th January 1893.

The 27th December 1892.

No. 12167—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

- (a) to appoint Reverend Ernest William Redfern of the Wesleyan Mission as Marriage Registrar for the said territories outside the limits of the Civil and Military Station, Bangalore, and
- (b) to license the said Reverend Ernest William Redfern to grant certificates of marriage within the said territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 24th December 1892.

No. 9982—R. 1287-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are needed for a public purpose, viz, for opening a village cart road from Hindalahalli to Mysore.

District.	Taluk.	Hobli.	Village.	Name of the owner.	Survey No.	Description.	Extent.		Assessment.		Remarks.	
							A.	G.	Rs.	A.		P.
Hassan.	Channaraypatna.	Sravanabelgola.	Hindalahalli.	Lakshmi Devi. Narayanaswami Devaru (Tirumalaiya, Manager).	} Part of 38	Dry	0	4	Bounded on the east and west by No. 38, on the south by No. 42 and on the north by village site.	
				Balegauda and Linga- gauda.		Do 42	..	0	9	0	8	0
				Do do ..	Do 78	..	0	2	East by No. 79, west by No. 78, south by No. 79 and on the north by No. 81.
				Kapani bin Nanjegauda.	Do 79	..	0	2	East and west by No. 79, south by Karalehalla and on the north by No. 78.
				Doddalakkegauda ..	Do No. 81	..	0	4	0	8	0	East and west by No. 81, south by No. 78 and on the north by No. 42.
				Total....				0	21	1

The 29th December 1892.

No. 11499—R. 1334-92.—The form of sale proclamation Form No. 7, Appendix J, of the Rules under the Mysore Land Revenue Code, will be modified as follows :—

After the words “immovable property” in para 1, add the words “which has been declared forfeited.”

The 4th January 1893.

No. 11797—R. 1397-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land attached to the Haltore village of the Belur Taluk described in the Schedule annexed, is required for a public purpose, that is, to be allotted as a cremation ground :—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Particulars of land to be taken up.				Boundaries.	
					Description.	Survey No.	Extent.	Assessment.		
Hassan.	Belur.	Madihalali.	Halkore.	Chalava bin Ranga	Wet.	Out of 87 Phod No. 1 which measures, A.—0, G.—25.	A. G. 3	Rs. 0	A. P. 5 0	East.—Singaiya's paddy field. West.—Chelavagauda's do North.— Do do Part of Phod No. 1. South.—Narasimhachar's garden.

The 24th December 1892.-

No. 9758—R. 2037-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the lands described in the annexed schedule are required for a public purpose, that is, for the Northern Extension of the Bangalore City :—

No.	District.	Taluk.	Hobli.	Village.	Name of Owner.	Survey No.	Extent.		Description.	Boundaries.
							Acres.	Guntas.		
	Bangalore.	Bangalore.	Halasur.	Hanumantapur.	Baira, son of Subbanna.	Portion of 38.	1	25½	Dry land and a house 8 ankanams	East.—By the land taken up by Government. West.—By portion of Survey No. 38 left to Baira. North.—By the land taken up by Government. South.—By portion of Survey No. 38 left to Chikka Giriappa.
					Malvalli Chikka Giriappa.	Portion of 38.	0	20½	..	East.—By Baira's land now proposed to be taken up. West.—Portion of Survey No. 38 left to the owner. North.—Portion of Survey No. 38 left to Baira. South.—By Tumkur Road.

REVENUE-FOREST.

The 9th December 1892.

No. 9837—R. F. 226-92.—The following revised Rules framed under Sections 23, 24, 25 and 26 of the Forest Rules of 1878, defining more fully the privileges of raiyats to take wood and other articles of forest produce from District or Government unreserved forests, have been, pending the revision of Forest Rules, sanctioned by the Government of His Highness the Maharaja, for the Districts of Shimoga, Kadur and Hassan, and are published for general information. These rules do not apply to coffee planters :—

1. The privileges granted in the rules to raiyats will be exercised by them within the limits of Village Forests wherever specifically assigned and when Village Forests have not been so assigned, within the limits of District Forests or portions thereof which may be set apart for the purpose.

2. No trees bearing forest produce, such as cinnamon, or yelaga, tamarind, alalekayi, kachu, geru, gamboji, antavala, manda or maddidhupa and halmaddi, &c., shall be felled under these rules, either in the Village or District Forests.

In the Village and District Forests, sandalwood, teak, bité or blackwood, ebony, poon, karachi, and jalari, will be entirely at the disposal of the Forest Department. Raiyats as well as traders will have to pay for this description of wood on the terms and at the rates prescribed by the Forest Department.

3. "Classified trees of the 1st Class" shall mean halasu, hebbalasu, matti, honne, nandi, and ippe.

"Classified trees of the 2nd-Class" shall mean hunal, jambi, masi, hettiga or arsintyaga, bilavara, todaśalu, kendal, bagi, hadaga, nanja or bakula, sampige, vaté, balgi, hauladi or haralbandige and sagadi.

"Jungle wood" shall mean wood other than that of the reserved and classified kinds.

"Agricultural implements" shall mean and include ploughs, harrows, clod-crushers, hoes, seed-drills, mamti-handles, gudli-handles, and all other agricultural implements. The term shall not include sugar-cane mills, paddy-husking mills, and troughs for cattle, except in the Malnad.

"Malnad" shall mean the Taluks and parts of Taluks mentioned in the Appendix A, all other parts will be deemed to be Maidan.

“ Raiyat ” shall mean a pattadar, khatedar, or registered occupant of Government land.

4. These rules shall not affect any existing privilege of grazing in District Forests subject to such arrangements as may be introduced hereafter, nor will they affect existing rights of owners of gardens in their Soppinabettas or rights in the Kans in the Malnad. But nothing herein contained will prevent any District Forest being closed for forest conservancy by the Forest Department.

5. Raiyats in the Malnad and Maidan will, subject to Rules 1 and 2, be entitled to take free in District Forests without permit—

- 1stly. wood other than of the classified kinds for agricultural implements. In the Malnad, however, classified kinds of the 2nd Class may be taken for this purpose with the written permission of the Patel. The trees to be cut should be mature, knotted and unfit for timber. In the Malnad, when wood is wanted for sugar-cane mills, paddy-husking mills and troughs for cattle, free permits shall be obtained from the Amildar and these shall be returned to the Taluk within the time specified with the endorsement of the Patel of the village in which the wood has been cut, as to the quantity removed under the permit;
- 2ndly. stakes, brushwood and bamboo thorns for fences and hedges and dams;
- 3rdly. wood other than of the classified kinds and bamboos required for cattle pens, for sheds, pandals, small huts, and “ Machans ” to be put up in fields and for stack floors;
- 4thly. branches of jungle wood trees, for manure and litter; and
- 5thly. grasses for thatching.

In addition to the above, the raiyats may also cut and remove grass gratis, from the Reserved and District Forests with the permission of the Deputy Commissioner of the District in which such forests are situated.

6. Raiyats requiring wood for purposes specified in Rule 5, 1st and 3rd clauses, if they wish to cut wood within the limits of any village other than their own or beyond the limits assigned to them, must obtain the permission of the Patel of that village. The size of the wood cut for agricultural implements shall not exceed what may be absolutely necessary for making the implements. Wood taken free under 3rd clause of Rule 5 should not either in the Malnad or Maidan exceed 2 feet in circumference except for sugar-cane mills, paddy-husking mills and troughs for cattle in the Malnad.

6. (a). The raiyats of the marginally noted Maganis of the Sagar and Nagar

<i>Sagar Taluk.</i>	
Marabadi.	Brahamanvad.
Do	Nadavad.
Karur.	Brahamanvad.
Do	Nadavad.
Saulnad.	
Savantanakatte.	
Saralahole.	
Malali.	
Idavani.	
Avinahalli.	

<i>Nagar Taluk.</i>
Muganad.
Kabnad.

Taluks shall, for the present, take jungle wood free without permit, but shall report the quantity removed by them to the Patel of the village, who shall report the same to the Amildar of the Taluk.

7. Raiyats in the Malnad will be entitled to take free and without permit, thorny bamboos for hedges and fences, dead date, or bagani palm trees required for sugar-cane hedges and water courses and canes for agricultural purposes.

8. Raiyats in the Malnad and Maidan will be entitled to obtain wood and bamboos for building and agricultural purposes in Village or District Forests referred to in Rule 1, on payment of favorable seigniorage as hereunder mentioned :—

		Rs.	A.	P.
Malnad.	Classified wood of the 1st Class except honne per cart-load ...	3	0	0
	Honne per cart-load ...	5	0	0
	Classified wood of the 2nd Class per cart-load ...	1	0	0
	Jungle wood per cart-load and kiribidarus per 100 ...	0	8	0
	Jungle wood poles or maragalas per cart-load ...	0	8	0
	Garte or small solid bamboos per 100 ...	0	4	0
	Hebbidarus per 100 ...	2	0	0
Maidan.	Classified wood of the 1st Class except honne per cart-load ...	5	0	0
	Honne per cart-load ...	7	0	0
	Classified wood of the 2nd Class per cart-load ...	2	0	0
	Jungle wood per cart-load, kiribidarus per 100 ...	1	8	0
	Hebbidarus per 100 ...	3	8	0

In the Semi-Malnad Maganis of Sorab and Shikarpur, in Kumsi Sub-Taluk, and such Maganis of Shimoga Taluk as the Deputy Commissioner may extend the benefit of this rule to, by a District order published in the Mysore Gazette.

	Rs.	A.	P.
Kiribidarus per 100 ...	1	0	0

9. Within 50 yards of the banks of a hill stream or any of its feeders or within a radius of 50 yards from any spring or within 50 yards of any road, no tree, shrub, or bamboos or jungle in any District Forest shall be cut, nor shall any wood or grass therein be burnt.

10. The concession of wood on favorable seigniorage made under Rule 8, shall not exceed, to any raiyat, 50 cart-loads in any one period of ten years in the Maidan and five years in the Malnad. It is not intended that fifty cart-loads should be issued in each case. It is the maximum allowed. The Amildar should ascertain the necessity of the raiyat in each case and grant the quantity he may consider absolutely necessary. He should also see that the privilege is not abused. He may refuse to grant license where an application for wood or bamboos is made with a view to make profit out of it.

11. The concessions accorded to raiyats in Rules 7, 8 and 10 are intended solely for their own *bonâ fide* use. They shall not sell or barter for purposes of trade any materials obtained under the aforesaid rules.

12. Any raiyat wishing to obtain wood or bamboos under Rule 8 should apply to the Amildar of the Taluk in whose limits he wishes to cut the same. If he is a resident in a different Taluk, his application should be forwarded through, and supported by, the Amildar of the Taluk in which the raiyat resides.

13. Upon payment of seigniorage prescribed in Rule 8, the Amildar will issue a license in form set forth in Appendix B. It will be the duty of license-holder to abide by the terms of the license. All time-expired licenses shall be null and void. No refund shall be made for unutilized licenses.

14. The licensee shall be bound to produce for examination to the Patel of the village, within the limits of which District Forest specified in the license is situated, the wood or bamboos or other materials he is removing under the authority of that license, and to obtain the Patel's endorsement thereon as to the correctness of the quantity specified therein. The wood, bamboos, or other materials may then be removed, accompanied by the license which shall be finally handed over to the Patel

of the village into which the wood, bamboos, or other materials are taken, who shall examine the quantity with the license and return the same with his certificate thereon, to the Amildar of the Taluk, who will, if he has not himself issued the license, transmit it to the issuing Amildar. Only the trees that are likely to produce the quantity granted in the license shall be cut. Irregular or wasteful cutting will lead to the concessions being withdrawn totally or for a time from the raiyat concerned.

15. Free permits prescribed for Malnad raiyats in Rule 5 and paid licenses referred to in Rule 13 will be liable to inspection by Forest, Revenue and Police officers, who will be bound to see that the terms of the license are not exceeded or broken.

16. No license will be issued for felling wood or bamboos in Malnad "kans" or in any Government jungle which the Forest Department has closed. The fact of any jungle being closed should, without delay, be intimated to the Amildar concerned.

17. Any raiyat who fells or removes wood, bamboos, or other materials specified in para 8, or from a District Forest, without having obtained the necessary license, exceeds the quantity specified in the same, fails to return the license, within the prescribed time, or breaks the terms of the license or contravenes the provisions of these Rules, shall be punishable under Section 40 of the Forest Rules of 1878.

18. In consideration of the concessions above granted, such raiyats as are living within the vicinity of State Forests and Plantations are expected to aid the Forest Department in the prevention, spread or extinction of any fire that occurs in State Forests and Plantations. Any neglect in this respect will lead to the withdrawal of the whole or any part of the concessions for such length of time as the Inspector General of Forests may direct.

19. The raiyats are strictly forbidden from setting fire to grass, leaves, thorns or bamboo clumps in a District Forest, thereby endangering the safety of a State Forest or Plantation.

20. The undermentioned notifications are hereby cancelled :—

Notification No. 5, dated 23rd April 1873.

Notification No. 244, dated 11th February 1887, as also
No. 153, dated 31st August 1874, which it cancels.

Proceedings No. 5323-83, dated 19th December 1873.

} So far as they apply to
the Districts of Shimoga,
Kadur and Hassan.

The term cart-load referred to in Rule 8 shall mean a country cart drawn by two bullocks. The rate for a cart-load drawn by four bullocks, to be double that for a cart drawn by two bullocks and so on for every additional pair of bullocks employed in dragging the cart.

APPENDIX A.

Shimoga District.—The Taluks of Tirthahalli, Sagar and Nagar and the Maganis of Sorab, Kyasanur, Chendragutti, Chittur Shigga and Heche in the Sorab Taluk and the Maganis of Belandur and Barur and also Danandur village of the Danandur Magani in the Shikarpur Taluk.

Hassan District.—Byagadahalli, Maranahalli and Hanebal Hoblis of the Manjarabad Taluk.

Kadur District.—The Taluks of Koppa and Mudgere, Lingadahalli and Lakvalli Maganis of the Parikere Taluk. Vastara, Ainur, Kadagalnad, Taladurnad, Aldur, Jagur, Siravasi and Linganaahalli Maganis of the Chikmagalur Taluk.

The 4th January 1893.

No. 11797—R. 1397-92.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land attached to the Haltore village of the Belur Taluk described in the Schedule annexed, is required for a public purpose, that is, to be allotted as a cremation ground :—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Particulars of land to be taken up.				Boundaries.
					Description.	Survey No.	Extent.	Assessment.	
Hassan.	Belur.	Madihalli.	Haltore.	Chalava bin Ranga	Wet.	Out of 87 Phod No. 1 which measures, A.—0, G.—25.	A. G. 3	Rs. 0	A. P. 5 0
									East.—Singaiya's paddy field.
									West.—Chelavagauda's do
									North.—" Do do
									Part of Phod No. 1.
									South.—Narasimbachar's garden.

No. 11893—G. F. 332-92.—Under Section 4 of the Land Acquisition Act X of 1870, it is hereby notified for public information that a strip of land will be required for laying pipes between the Hebbal and Sankey's Tanks, Bangalore Taluk.

The 14th January 1893.

No. 11813—R. F. 233-92.—Under Sections 20 and 55 of the Excise Act XXII of 1881, as extended to Mysore by Regulation III of 1885, the Government of His Highness the Maharaja make the following rules :—

PART I.

SYSTEM OF FARMING THE EXCLUSIVE PRIVILEGE OF SELLING DATE TODDY, MODE OF SUPPLYING TODDY TO LICENSED VENDORS, AND THE GRANT OF LICENSES AND PASSES.

I. The exclusive privilege of selling Date Toddy for each year or any period that may be specially fixed by Government shall be disposed of by sale by public auction.

II. For the purpose of selling the exclusive privilege, the Vend farms shall be divided into the following classes :—

1. Where a grove or group of groves, and the shops which are usually supplied by it, are so situated, that the whole geographically is in one compact tract, the right of drawing toddy from such grove or group of groves and selling the same in such shops, shall be farmed separately; but when the number of shops supplied from a grove or group of groves is more than six, the grove or group of groves shall, with due regard to all local circumstances, be so divided that each division may fully supply the number of shops to be attached to it. The shops supplied as above, and the grove or group of groves so supplying them, shall together form the ordinary toddy farm which shall be designated "*direct supply (Aiyin) farm.*"
 - A. Direct supply farms (*Aiyin*)

2. Where a grove or group of groves is capable of supplying, or has usually supplied, shops other than those attached to it under the "direct supply" system, the farmer of such grove or group of groves shall undertake to give at a price not exceeding the maximum rate specified in his agreement, the supply required for such other shops (which shall be enumerated in his agreement), in addition to supplying the particular shops attached directly to the grove or group of groves in question. Such a farm shall be called a "*direct and aiding (Aiyin Kumki)* farm." Endeavour shall be made to avoid, wherever possible, such a dual arrangement as the above, by dividing the grove or group of groves in question, in such a manner as to form out of it a "direct supply farm," and a "grove farm," and assigning the latter for the service of a convenient "*Shop farm*."
3. Where a shop or shops situated in a compact tract depend for their supply upon groves situated at a distance (whether or not in the same Taluk or District), such shop or shops shall be farmed (without any groves attached to them) but upon the condition of the farmer buying his supply—
 - either (a) from specified "*direct and aiding (Aiyin Kumki)* farms,
 - or, (b) from a specified "*grove farm*" to be hereafter defined, by paying such price as he may be able to arrange with the holder of the "*direct and aiding farm*" or the "*grove farm*," subject however to the maximum price named in the agreement of the last named farm. A farm for shops only shall be called a "*shop farm*." The holder of every "*shop farm*" shall, wherever possible, be given a "*Grove farm*" capable of supplying his shops, thereby making him independent of other farmers as far as possible.
4. Where groves exist which are not required to be included in any "*direct supply farm*" or "*direct and aiding farm*," they shall be separately farmed, and such farms called "*grove farms*." The toddy drawn under such farms shall not be sold to the public, but may be sold to any "*shop farm*" or used, in very exceptional cases, for the manufacture of jaggory and sugar under Government supervision. The number of persons holding "*grove farms*" without "*shop farms*" in which the produce can be used, shall be as small as possible.
5. Pending the settlement of Toddy Revenue due to Inamdars and Kayamguttadars, the right of those entitled to Toddy Revenue shall be farmed separately, and not mixed up with Government farms; such farms shall be called "*farms in alienated villages*."

III. The sales shall be conducted by the Deputy Commissioner or an Assistant Commissioner authorized by the Deputy Commissioner in that behalf.

IV. The results of sales shall be reported to the Excise Commissioner without delay.

V. The terms and conditions of sale and the grant of farms and issue of licenses shall be as follows:—

1. The exclusive privilege of selling date toddy in the aforesaid farms shall be put up to auction at upset prices, and knocked down to the approved highest bidder above those prices, subject to the formal confirmation by the Deputy Commissioner who will be at liberty to accept or reject the

bid at discretion without assigning reasons for the same. Such formal confirmation will be tantamount to an acceptance of the bid. Should there be no bid above the upset price, the officer conducting the sale may lower the upset price at discretion. The condition and character of intending bidders may be enquired into; and the officer conducting the sale may, at the time of sale, refuse to receive the necessary deposit which entitles a bidder to bid, from persons regarding whom the result of such enquiries is not satisfactory. No former contractor who has been guilty of an infringement of the terms of his contract or of the Excise Laws or Rules shall be entitled to bid. The officer conducting the sale shall not be bound to accept the highest bid, should he consider it to be so extravagantly high as to afford apprehension of the lease breaking down. As a rule the results of the sales shall be confirmed except when it is believed that there has been combination among the bidders or when the character of the successful bidder is considered unsatisfactory or he is not believed to be solvent or fit to carry out the lease.

2. Parties intending to bid must attend either in person or by duly authorized agents, and no person shall be permitted to bid either on his own behalf or on account of any one else until he has deposited Rs. 50, or such other reasonable amount as may be fixed by the officer conducting the sale. The deposits made by the unsuccessful bidders, and not forfeited as hereinafter provided, will be returned at the close of the sale. The successful bidder must, on the exclusive privilege being knocked down to him, and before the next farm is put up for sale, deposit a sum equal to one-twentieth of the amount of his bid, and within fifteen days of the confirmation of the sale having been notified to him by the Deputy Commissioner in writing, he must deposit such further sum as, with the former deposit, will make up an aggregate sum equal to three months' rent in cash or Government securities. Provided that, if the Deputy Commissioner considers it advisable, he may permit a deposit in cash or Government securities equal to only two months' rent, or such deposit equal to one month's rent, and personal security for three months' rent. If the successful bidder fails to produce the aforesaid securities, the deposits already made shall be forfeited, and the exclusive privilege shall be immediately resold or otherwise disposed of as the Deputy Commissioner may direct.
3. Resales effected under para 2 shall be at the risk of the defaulting bidder who shall forfeit all gain, and in the event of a loss by the resale, shall make good the deficiency between the total amount payable by him for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the resale. In the latter case, the forfeited deposit shall be deducted from the loss arising from the resale; and the remainder, if any, shall be recovered from the bidder in the same manner as if it were an arrear of Land Revenue. Should, however, the forfeited deposit be greater than the loss by resale, the whole of such deposit shall be credited to Government.
4. The purchaser of the exclusive privilege shall sign an agreement binding himself to observe the conditions hereinafter set forth; and the agreement shall be executed within ten days of the expiry of the period of fifteen days above mentioned. If the purchaser fails or refuses to sign the agreement, all deposits already made shall be forfeited; and the exclusive privilege shall be resold at the risk and loss of the first purchaser as set forth in paras 2 and 3, or be otherwise disposed of. In the case of the purchaser's death after the confirmation of the sale, it shall be binding on his heirs or assigns.

5. A statement of shops in each farm, and the groves attached to each farm, shall be shown to the intending bidders at the time of sale.
6. As soon as the agreement has been executed, the Deputy Commissioner shall issue a license in the appended Form A to the purchaser of each farm assigning to the purchaser the exclusive privilege referred to therein, subject to the following conditions :—
 - (1.) The exclusive privilege shall extend only to the sale of Date Toddy, and shall not include the sale of Bagani Toddy.
 - (2.) The amount for which the exclusive privilege has been purchased shall be payable by the licensee into the local Taluk Treasury on the prescribed printed challans, furnished by the Government for the purpose, in equal monthly instalments commencing from the first month of the lease, together with the local cess of one anna on every rupee of such instalment. Each instalment shall be regarded as the rent for the month in respect of which it is payable. Each month's rent together with local cess thereon shall be payable on or before the 15th of the month following. The challans shall be in triplicate in the appended Form C. The original shall accompany the Treasury "Daily Cash" account sent to the District Treasury, the duplicate forwarded by the Taluk Treasury Officer to the Deputy Commissioner's Office, and the triplicate retained with the licensee.
 - (3.) The deposit made by the licensee shall be taken in payment of the instalments due in the last months of the period of the farm. Failing payment of each monthly instalment by the 15th of the next month, together with local cess, the Deputy Commissioner shall recover the same from the licensee or his surety, under the rules in force for the recovery of Land Revenue, together with interest at 6 per cent per annum. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee.
 - (4.) The toddy shall be sold to the public at the rates from time to time prescribed by Government.
 - (5.) The toddy shall be sold pure as drawn from trees and shall not be adulterated or diluted in any manner in the farm depôts, if any, or in shops.
 - (6.) The licensee shall keep true accounts of the quantity of toddy received and issued to shop-keepers. The passes issued with the toddy transported shall be subject to examination and check by the Officers authorized on this behalf.
 - (7.) The toddy shall not be sold except in shops duly licensed by the Deputy Commissioner in the prescribed form, and no new shops shall be opened without the previous sanction of the Excise Commissioner.
 - (8.) The Deputy Commissioner may, whenever he thinks fit, direct any shops to be closed, or permit transfers of shops from one place to another.
 - (9.) The licensee shall not, during the term of the license, have any interest in the exclusive privilege of vending arrack in any part of the farm to which the license relates, nor permit any person having interest in the exclusive privilege of vending arrack in any part of the farm, to hold any share or interest in his exclusive privilege of

selling toddy, nor shall he, during the term of his license, without the written permission of the Excise Commissioner, have any interest, direct or indirect, in any Toddy farm in any adjacent Districts of the Madras or Bombay Presidency or in any other adjacent Foreign State or Territory.

- (10.) The licensee shall be bound by the provisions of the Excise Laws and Rules in force, or by any additional rules which may from time to time be prescribed under the Excise Laws. The licensee shall use such measures as may from time to time be prescribed by Government, and provide himself with Permit books for the transport of Toddy, which books may be purchased from local Excise Officers.
 - (11.) The lease shall not be transferable except with the permission of the Excise Commissioner.
 - (12.) The Deputy Commissioner shall grant to each shop under the farmers a license in the appended Form B.
 - (13.) The licensees of shop farms in the taluks bordering on British Territory, may import and export toddy from and to the Districts of Bellary, Anantapur, Cuddapah, North Arcot, Salem and Coimbatore in the Madras Presidency, subject to para 4 of Rule 170 in Chapter XI of the Standing Orders of the Madras Board of Revenue.
7. In case of any breach of the aforesaid conditions, or of the license, either by the licensee, or with his connivance or privity by any person in his employment, or in the event of the licensee neglecting to open his shops or to carry on the business of his farm with due care and attention, it shall be competent to the Deputy Commissioner to impose upon the licensee of each vend farm a fine not exceeding the sum of Rs. 50, for every such breach, or, at the option of the Deputy Commissioner to declare the money deposited with him forfeited, and to cancel the license and resell the exclusive privilege at the risk of the licensee, or to place the farm under the management of Government. When a lease is cancelled, the rent for the whole period of the lease shall become due at once; and all loss caused to Government by the cancelment or resale of the lease, shall be made good by the licensee or his surety in the manner specified for resales under para 3 of Rule V above. All the amounts of such penalties and loss shall be recovered in the same manner as if they were arrears of Land Revenue.
8. The imposition of a fine or the forfeiture of deposit or the cancellation of the license under the last preceding condition, shall not be held to prevent the prosecution of the licensee or his agents or employes for any offence punishable under the Excise Laws or other enactments or rules for the time being in force.

VI. Of the amounts paid by the licensee into the Taluk Treasury as per chellans C, under clause (2) of Para 6 of Rule V, the rent shall be credited at once to the appropriate budget head "Excise Revenue," and the local cess to the head "Local Cess on Excise Revenue." The District Treasury Officers shall furnish to the Excise Commissioner monthly statements of realizations on account of Toddy rent and local cess thereon, under separate headings by dates in the form prescribed by the Comptroller.

VII. On receipt of the duplicate chellans referred to in clause (2) of Para 6 of Rule V, at the District Office, they shall be compared and verified with the figures in the monthly Abkari Revenue Statements No. 6 and 6A received from the Amildars.

The Statements No. 6 and 6A compiled for the whole District shall then be forwarded to the Excise Commissioner's Office, where they shall be compared and verified with the Treasury monthly statements. The Excise Commissioner shall thereupon prepare Statements No. 6 and 6A for the whole Province and send them to the Dewan's Office after obtaining the Comptroller's certificate of credits.

PART II.

MISCELLANEOUS.

VIII. The duties to be performed, and the accounts, diaries and reports to be furnished by all Officers and Amildars, the executive members of the Excise Department and village officials, shall be such as may, from time to time, be ordered by the Excise Commissioner.

IX. Except as otherwise provided, all orders passed and proceedings taken by Officers of the Excise Department under the provisions of these rules, shall be subject to appeal to their immediate superiors, within two months from the date of the passing of such orders or proceedings.

X. The Officers of the Excise Department, and farmers and shop-keepers or their agents shall conform to such rules of practice as may, from time to time, be issued by the Excise Commissioner, not inconsistent with the provisions of the Excise Act and these rules.

XI. The following persons are hereby empowered to grant passes or permits for possession or transport of toddy in such forms as may be prescribed by the Excise Commissioner:—All the members of the Excise Department not below the rank of Abkari Inspector, Assistant Commissioners, Amildars, Sheristadars, Shekdars, and farmers or their agents.

XII. Date trees shall be tapped only by professional men. Young immature trees that have stems less than three feet from the springing of branches, shall not be tapped. Provided that, in places where the trees are stunted in growth, an exception may be made by the Deputy Commissioner, the age of the trees being taken into consideration after due enquiry.

XIII. Date trees for tapping for the purpose of extracting toddy shall be reserved. Licenses for cutting and removal of leaves by professional rope-makers, basket-makers, &c., and by agriculturists, under such rules as may be issued by Government under the Forest Regulation, shall be restricted only to the groves or trees not reserved for the purposes of toddy revenue, and may extend, in groves or trees reserved, to the removal of date leaves cut by toddy farmers for the purpose of drawing toddy.

A.

License granted to Toddy Farmer in the district of

I, Deputy Commissioner of the
District,
under the provisions of the Excise Act, hereby appoint you,
son of residing at to be the renter of
the exclusive privilege of vending toddy in the toddy farm of
in the Taluk of in the District of, from the 1st day
of 18 to the day of 18
subject to the following conditions and stipulations to be observed by you, the said

CONDITIONS.

1. The exclusive privilege conferred by the license extends only to the vend of toddy for consumption within the farm, and shall not include the sale of Bagani toddy.
2. The Deputy Commissioner shall be at liberty to issue licenses for the sale of foreign liquors, for the manufacture and sale of beer, and for the manufacture and sale of spirits.
3. (1) The amount for which the privilege above described, has been purchased, together with the local cess thereon, shall be payable into a Government Treasury in equal monthly instalments on the 15th of the month following that to which the payment relates.
- (2) If the deposit made by the licensee be in cash, it will be taken in payment of the instalments due in the last months of the period of the lease. If the deposit is in Government Promissory Notes, which he wishes to retain, they will be returned to him on payment of the whole of the rental due by him, otherwise they will be sold, and the sale proceeds taken towards the payment of the instalments due in the last months of the period of the lease, any balance still due being recovered as if it were an arrear of Land Revenue. Failing payment by the 15th of each month, the Amildar will immediately issue notice of re-sale of the licensee's exclusive privilege not later than the 5th of the following month, and will re-sell it on the day fixed. In that case the deposit will be applied to cover any arrears which may be due, and the loss, if any, sustained by Government by such re-sale; and if it shall be more than sufficient to do so, the balance will be forfeited. If, however, the deposit should fall short of the arrears due and of the loss by the re-sale, such arrears and losses together with interest, shall be recovered by the attachment and sale of the property of the defaulter and of his sureties, if any, under the rules in force for the recovery of the arrears of Land Revenue.
- (3) The re-sale referred to, will, however, be subject to formal confirmation by the Deputy Commissioner who shall be at liberty to accept or reject any bid at discretion. Such formal confirmation will be tantamount to an acceptance of the bid. The accepted bid will represent the amount which is to be paid for the remaining period of the lease for the exclusive privilege.
- (4) If the Deputy Commissioner does not confirm the re-sale, he may make such other arrangements as may appear advisable for the remainder of the period of the lease, in which case he shall serve a notice on the licensee informing him of the nature of the arrangements made.
4. (1) (a) The licensee of a "direct supply farm" shall obtain the supply of toddy only from the grove or groves specially assigned to him.
- (b) If the number of trees in the above farm be more than the requirements of the shops attached thereto, the licensee shall supply any other Government farmer at ghadas or seers per rupee according to the existing custom. The grove may, at the discretion of Govern-

ment, be sub-divided so as to allow the toddy to be drawn by the "direct supply and aiding (Aiyān Kumki) farm" or "shop farm," as the case may be.

- (c) Should the "direct supply farm" be inadequate to supply the wants of the licensee, he may make his own arrangements with private land-holders for drawing toddy from trees on their lands, and to use such toddy for sale in the shops attached to his farm.
- (d) No toddy shall be sold or used for the manufacture of jaggory, except in shops in such localities and on such conditions as may be prescribed.
- (2) The licensee of a "direct supply and aiding farm", shall sell the toddy to another Government farmer at the usual rate prevailing in the locality, *viz.*, at ghadas or seers per rupee; or if so desired, Government shall divide the grove or groves so as to admit of the required supply of the shops attached to the said farm, or other class of farms, being obtained from the trees assigned therefor.
- (3) The licensee of the "shop farm" shall obtain the supply of toddy from a "direct supply and aiding farm," by paying the usual rate of that farm, or from such portion of the said farm as may be assigned to him for this purpose by Government. If there be a "grove farm" available, he may get his supply from such farm in preference to the former. He may also obtain his supply from land-holders by making his own private arrangements with them.
- (4) The licensee of the "shop farm" in the taluks bordering on British Territory, may import and export toddy from and to the Districts of Bellary, Anantapur, Cuddapah, North Arcot, Salem and Coimbatore in the Madras Presidency, subject to para 4 of Rule 170 in Chapter XI of the Standing Orders of the Madras Board of Revenue.
- (5) The "grove farm" is an independent farm. The toddy drawn from the trees in it shall be utilized for the shop farm or any other farm which has no groves to supply itself with toddy; or it may be utilized by the manufacturer of jaggory, or by the farmer of shops in alienated villages which have no groves. If the "grove farm" has not trees sufficient to meet the demand of the shops, the licensee may make his own arrangements with landholders to purchase toddy from them and utilize the same for sale in the shops attached to his farm.
- (6) The licensee of farms in alienated villages will be allowed to draw toddy only from trees in the groves assigned to him.

5. The lessee shall not interfere with the licensees for cutting date leaves for mat-making, rope-making, basket-making, or for agricultural or other purposes, when they make use of the trees assigned for such purposes, and not reserved for tapping.

- 6. (1) The licensee of farms in other than alienated villages shall not draw toddy from trees in such villages, nor shall he give toddy to shops situated in such villages, as the right of the holders of such villages entitled to Toddy Revenue, will be farmed separately.
- (2) Date groves or toddy shops in alienated villages shall be separately leased, and the amounts connected therewith shall be shown in the accounts under a distinct head. If there are no groves, but only shops in any alienated village, such shops shall constitute separate farms, and the licensee thereof shall be permitted to obtain his toddy from the "grove farm" or "direct supply and aiding farm" specified in his lease.
- 7. The licensee shall keep true and correct accounts showing:—
 - (1) the names and situation of date topes from which toddy is drawn,
 - (2) the number of trees tapped,
 - (3) the quantity of toddy drawn daily,

- (4) the quantity of toddy sold daily, and
- (5) the names of the shops to which toddy is supplied.

These accounts shall be kept in such forms as may be prescribed by the Excise Commissioner, and shall be open to inspection by the Amildar or any other Officer authorized by the Amildar, or any Excise Officer appointed by the Deputy Commissioner for this purpose, and a copy thereof shall be furnished by the licensee to the Deputy Commissioner or Amildar on requisition, in such form as may be prescribed by the Excise Commissioner.

8. Toddy shall be sold only in shops duly sanctioned and licensed by the Deputy Commissioner.

9. The Deputy Commissioner may, whenever he thinks fit, direct shops to be closed or permit transfers of shops from one place to another, or direct new shops to be opened with the previous sanction of the Excise Commissioner. A sufficient supply of toddy shall be maintained in all sanctioned shops.

10. Each shop-keeper shall place the license granted to him in a conspicuous place in the shop.

11. A sign-board shall be affixed in a conspicuous part of the front of each shop containing, in the vernacular, the name of the shop-keeper and the price of the toddy sold by him.

12. The shop-keepers shall prevent all drunkenness or disorder or gaming within their shops.

13. No shop shall be opened before sunrise.

14. Shops shall be closed by 9 o'clock P. M. unless the Deputy Commissioner, for special reasons, shall authorize the keeping open of particular shops to a later hour.

15. The shop-keepers shall not harbour robbers or thieves or riotous persons, but, on the contrary, shall give intimation to the nearest Magistrate or Police Officer as to any such persons who may resort to their shops.

16. The shop-keeper shall not receive any grain, jewels, goods, wearing apparel, or other article in barter or in pawn for toddy, but on the offer of any such, shall give information to the nearest Magistrate or Police Officer.

17. No shop-keeper shall sell to any person more than three measuring seers of toddy to be consumed in the shop. Unless he holds a Pass, the shop-keeper shall not allow any one to take out of his shop more than one imperial quart, with the exception of bakers who are permitted to purchase and remove the quantity of toddy specified in the Pass held by them.

18. Shop-keepers shall be bound to furnish such returns and information as may, from time to time, be required by the Deputy Commissioner.

19. The distillation of spirit from toddy is absolutely prohibited.

20. No ingredients noxious to health shall be put into the toddy either to increase its intoxicating power or for any other reason.

21. The toddy shall be sold to the public, pure as drawn from trees, and shall be undiluted and unadulterated, and the rates at which it shall be sold shall be as follows per seer of the capacity of one imperial quart, 24 of such seers being equal to one ghada :—

	Price per seer.	
	Maximum.	Minimum.
In District Head Quarters...
In Taluk Kasabas of the District
In villages

22. Shop-keepers shall use such measures as may, from time to time, be prescribed by Government.

23. The licensee shall have such measures tested and stamped at his own expense.
24. No toddy shall be sold or given to any European Non-Commissioned Officer or private soldier, or to any European or Eurasian Camp follower, or to any member of the families of any of the aforesaid persons, without the permission in writing, of the Commanding Officer, or of some person duly authorized by him in this behalf; nor to any sailor, nor to any sepoy, member of the Police Force, Excise Officer, or a servant of a Railway Company whilst on duty; nor to any European vagrant under escort of the Police; nor to any child under 12 years of age for consumption on the premises; nor shall any toddy be sold on credit.
25. The Deputy Commissioner may direct that all shops for the sale of toddy on, or adjacent to, the line of march, shall be closed, whilst a regiment or detachment of European or Native Soldiers is passing or encamped in the vicinity. Such soldiers may be supplied with toddy by such persons as the Government may select for the purpose, notwithstanding the licensee's exclusive privilege.
26. No remission or abatement of the rent shall, on any account whatever, be claimable by the licensee. The Government reserves the power to terminate the lease on public grounds, awarding a reasonable compensation to the licensee.
27. Except with the permission of the Excise Commissioner, the licensee shall not sell or sub-rent or transfer his farm or any portion of his farm.
28. Every person placed by the licensee in charge of shops shall, before entering upon his employment, execute the engagements prescribed by law. All engagements entered into by persons to be employed by the licensee on or after 18, shall be deposited with the Deputy Commissioner within one month from that date, or of the date of executing the engagement.
29. If it comes to the licensee's knowledge that any person employed by him in the manufacture, carriage or sale of toddy, commits any breach of the Excise Laws or of the engagements entered into by him, it shall be the licensee's duty to report the matter to the Deputy Commissioner, and to comply with the directions of the Deputy Commissioner respecting the further employment of such person.
30. During the term of the license, the licensee shall not have any interest in the exclusive privilege of selling country spirits in any part of the farm to which the license relates, or permit any person having any interest in the exclusive privilege of selling country spirits in any part of the farm, to hold any share or interest in the licensee's exclusive privilege of selling toddy.
31. Interest shall be payable upon all moneys due by the licensee at the rate of six per centum per annum.
32. The licensee shall provide himself with printed forms of permits for transport and possession of toddy. Such permits shall be in the form prescribed by the Excise Commissioner, and shall be purchased from local Excise Officers.
33. The licensee shall pay the usual Mohatarfa tax on carts used for conveying toddy, but such carts shall not be impressed for Government work.
34. The licensee shall be responsible that his servants or agents are prevented from extracting toddy from young immature date trees the trunks of which are less than one yard in height from the ground to the springing of the branches, nor shall any leaves be cut and used by them except such as may have to be removed for the purpose of drawing toddy, nor shall any trees be tapped in so careless a manner as to lead to their destruction; and any breach of these rules shall render the licensee liable to the payment of a penalty of Rs. 50 for each offence.
35. The licensee shall employ only professional toddy-drawers for tapping the trees.
36. In case of any breach of the conditions of the license either by the licensee, or with his connivance or privity, by any person in his employment, it shall be

competent to the Deputy Commissioner to impose upon the licensee, a fine not exceeding the sum of Rs. 50 for every such breach of such conditions, or, at the option of the Deputy Commissioner, to declare the money or Government Promissory Notes deposited with him, forfeited, and to cancel the license and re-sell the exclusive privilege at his risk, or to place the farm under the management of Government, and all loss thereby caused shall be made good by him or his surety. It shall be lawful for the Deputy Commissioner to deduct the amount of all fines imposed under this clause, from any sums deposited by the licensee as security for the due performance of the conditions of the lease, or to realize the amount of such fines by the sale of any or all of the Government Promissory Notes deposited by him. Whenever a lease is cancelled, the rent for the whole period of the lease shall become due at once.

37. The imposition of a fine or the forfeiture of deposit, or the cancellation of the license under the last preceding condition, shall not be held to prevent the prosecution of any person for any offence which may be committed against the provisions of the Excise Act or any other law for the time being in force and relating to the Excise Revenue, or any other enactment under which the offence may be punishable.

38. If the licensee shall be convicted on prosecution before a Magistrate of any offence against the Excise Act, or other law for the time being in force and relating to the Excise Revenue, or any other enactment, it shall be lawful for the Deputy Commissioner to declare his license forfeited.

39. All sums payable by the licensee may be deducted from the amount of his deposit, or recovered by attachment and sale of the property of the licensee or his surety, under any law for the time being in force for the recovery of arrears of Land Revenue.

40. Any sums deducted by the Deputy Commissioner under the powers herein contained from the deposit made by the licensee for due performance of the lease, shall be replaced by him or his surety within 15 days from the receipt of a notice from the Deputy Commissioner informing him of such deductions having been made.

41. The licensee shall be bound by any additional general rules which may, from time to time, be prescribed under the Excise Laws now in force, or which may hereafter be enacted, and shall, on requisition by the Deputy Commissioner, or other officer duly authorized by him, deliver up his license for amendment or for the issue of a fresh license accordingly.

Dated day of

Deputy Commissioner.

No.—Counterpart agreement to be executed by Toddy farmer in the District.

Having been appointed by the Deputy Commissioner of the District of
the renter of the exclusive privilege of vending toddy in the
toddy farm of in the Taluk of

from the 1st day of
day of

to the

18 ,

I,

son of

residing at

, do for myself, my heirs, my legal representatives and assigns hereby agree with the said Deputy Commissioner that I will well and truly observe and perform the conditions and stipulations contained in the license No. , dated the day of 18 , issued to me by the said Deputy Commissioner.

Dated the

day of

18 .

(Signature.)

B.

RETAIL TODDY LICENSE.

Register No.

Name of License-Holder.

Name of Vendor or Shopman.

Locality. { Taluk.
 { Village.
 { Street and Door No.

I, _____, Deputy Commissioner of the District, do hereby grant a license for the retail vend of toddy to _____ in the Taluk of _____ in the District of _____, on the following conditions as well as those specified in the agreement executed by the farmer :—

I. This license is not transferable by sale, gift, mortgage or otherwise, and no persons other than those mentioned in the license shall have power to act under it.

II. The license-holder shall obtain his toddy from the Government farmers. All toddy removed from the farm shall be covered by a permit granted by an officer or other person duly authorized in this behalf, and the conditions thereof shall be strictly observed by all the parties concerned.

III. Sale of toddy shall be made only in the shop for which this license is granted and not elsewhere, upon any pretext whatever.

IV. Diluted or adulterated toddy shall not be sold, nor shall toddy be sold after the expiration of two days from the date on which it was drawn. If the vanam or grove be within 10 miles, the toddy shall not be more than 24 hours old; if 20 miles, it shall not be more than 48 hours old; if obtained from places further off, it should be dawked in carts or pakali bullocks or ponies, &c.

V. The license-holder shall not give toddy in any quantity whatever, either directly or indirectly, to any European Non-Commissioned Warrant Officer, or private soldier, or to any European, East Indian, or Native woman wearing European clothing connected with or related to men of these classes. He shall not permit disorderly behaviour in his shop or premises, nor suffer any gambling whatever therein, and shall not knowingly permit persons of bad character to meet therein, nor permit any person to take toddy in any such quantity as to produce intoxication. He shall also furnish, when called upon, information of suspicious characters to the Magistrate or Police Officer. He shall further be prohibited from knowingly selling or giving toddy to any person under 12 years of age.

VI. The license-holder shall not sell to any person more than 3 measuring seers of toddy to be consumed in the shop. Unless he holds a pass, he shall not allow any one to take out of his shop more than one Imperial quart, with the exception of bakers who are permitted to purchase and remove the quantity of toddy specified in the pass held by them.

VII. The license-holder shall not sell toddy on credit but only for ready money, and shall not receive grain, jewels, goods, wearing apparel or any other property in barter or pawn. The shop shall be closed by 9 P. M., and not opened before 6 A. M., unless under special permission of the Taluk Magistrate on occasions of Native festivals, &c.

VIII. Where toddy is sold in a building, it shall have only one door, and no windows, &c., shall be allowed in its rear or at the sides. The bar where toddy is sold shall be opposite to the entrance door, and so situated that all persons inside the shop can be seen by any one passing to and fro in the street, and no second room shall be kept open for customers.

IX. The license-holder shall not sell toddy at rates lower than the minimum price fixed hereunder:—

In District Head-quarters per measuring seer as fixed in the
farmer's lease. In kasabas of Taluks per measuring seer
seer. In villages per measuring seer. Sign-boards with the names of
the farmer, the license-holder and vendor painted thereon, shall be affixed to a conspicuous part in front of the shop.

(a) He shall keep an account of toddy received and sold daily.

(b) The seer which regulates the foregoing prices shall be equal to an Imperial quart, twenty-four whereof shall go to one gada.

X. This license is granted subject to the conditions aforementioned, and subject further to the terms of the agreement executed by the farmers in so far as they may be applicable to the holder of this license and subject to the provisions of the rules already published or which may hereafter be published, under the provisions of the Excise Act XXII of 1881 or any other Regulation for the time being in force.

XI. The Deputy Commissioner of the District may, on occasion of troops marching through, or whenever a serious disturbance of the public peace is apprehended on reasonable grounds, cause all toddy shops in the immediate vicinity to be kept closed for such time as he shall direct.

XII. This license shall continue in force till the
no longer.

18 and

Dated

189

Deputy Commissioner,
District.

COUNTERPART AGREEMENT TO BE EXECUTED BY RETAIL TODDY SHOP-KEEPERS.

I, _____ residing at _____ having
been licensed by the Deputy Commissioner of _____ District to sell
toddy in the shop at _____ in the
Taluk of _____ from _____ day of _____
189 to _____ day of _____ 189, do for myself, my
heirs, my legal representatives and assigns, hereby agree with the said Deputy
Commissioner, that I will well and truly observe and perform the conditions and
stipulations contained in the license No. _____ dated the _____ day of _____
189, issued to me by the said Deputy Commissioner.

Dated the _____ day of _____

189

(Signature.)

C.

(ಗುತ್ತಿ ಗೆದಾರ್ಲಿ ಇಟ್ಟುಕೊಳ್ಳತಕ್ಕ ಪ್ರತಿ.)

ನಂಬರು ಮಾಹೆ ನೇ ತಾರೀಖು 189 ನೇ ಇಸವಿ
ತಾಲ್ಲೂಕು ಹೈಜರೀ ಆಫೀಸಿಗೆ
ತಾಲ್ಲೂಕು ಮಜಕೂರು
ಈ ಕೆಳಗೆ ನಮೂದಿಸುವ ಬಾಬುಗಳಿಗೋಸ್ಕರ ಅಕ್ಷರದಲ್ಲೂ
ರೂಪಾಯಿಗಳು ಆಣೆ
ಜಮಾ ಬಗ್ಗೆ ರವಾನಿಸಲ್ಪಟ್ಟಿರುತ್ತೆ
ಗುತ್ತಿ ಗೆದಾರನ ಹೆಸರು
ದುರ್ಕಾ ಯಾ ವನದ ಹೆಸರು
ಸರ್ಕಾರಿ ಯಾ ಇನಾಂ
ಖಿಸ್ತ ಬಾಬತು ಐ
ಲೋಕಲ್ ಸೆಸ್ಸು
ಬಡ್ಡೀ
ನೋಟೀಸ್ ಫೀ

ಜಾಮಾ

ಗುತ್ತಿ ಗೆದಾರ್ಲಿ ಯಾ ಯೇಜಂಟ್ ರುಜು
189 ನೇ ಮಾಹೆ ನೇ ತಾರೀಖಿನಲ್ಲಿ ದಾಖಲಾಗಿ ಖಜಾನೆ
ಲೆಖ್ತಕ್ಕೆ ಜಮಾ ಹಿಡಿದಿರುತ್ತೆ.
ಟ್ರೆಜರೀ ಆಫೀಸರವರ ರುಜು ಮೊಹರು.
ಸರಾಫನ ರುಜು.

ನಗದೀ ಗುಮಾಸ್ತೀ ರುಜು.

C.

(ಡಿಪ್ಪಿ) ಕೃಷಿ ಖಜಾನೆಗೆ 'ಸಿ' ಲೆಖ್ತ ದೊಡನೇ ರವಾನಿಸತಕ್ಕ ಪ್ರತಿ.

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ನೋಟೀಸ್ ಫೀ

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ಗುತ್ತಿ ಗೆದಾರ್ಲಿ ಯಾ ಯೇಜಂಟ್ ರುಜು
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ಸರಾಫನ ರುಜು.

ನಗದೀ ಗುಮಾಸ್ತೀ ರುಜು.

C.

(ಡಿಪ್ಪಿ) ಕೃಷಿ ಕಛೇರಿಗೆ ಕಳುಹಿಸತಕ್ಕ ಪ್ರತಿ.)

ನಂಬರು ಮಾಹೆ ನೇ ತಾರೀಖು 189 ನೇ ಇಸವಿ
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The 16th January 1893.

No. 12582—R. 1486-93.—In para 3 of the Notification, dated 27th October 1891, Camp No. 393, directing that the assessment on coffee lands for which title-deeds have been issued may be paid on or before the 30th April following the official year for which it is due, the word "of" shall be substituted for the word "following."

The 24th January 1893.

No. 12703—G. 2674.—Under the terms of Article 188 of the Mysore Service Regulations, Mrs. C. A. Nanjappa, Sub-Assistant Surgeon, Chikmagalur, is granted privilege leave of absence for ten days with effect from such date as he may avail himself of the same.

No. 12705—G. 2676.—The privilege leave of absence for 30 days granted to Mr. B. D. Raghavendra Rao, Assistant Surgeon doing duty in the Lunatic Asylum, in Notification No. 11966—G. 2522 of the 27th December 1892, is extended by 15 days.

No. 12707—G. 2678.—Under Section 12 of the Code of Criminal Procedure, Mr. Manjaiya, B.A., B.L., Munsiff of Yedahalli, is invested with the powers of a Magistrate of the 2nd Class.

No. 12769—G. 2695-92.—In continuation of Notification No. 19 of the 16th April 1892, the under-mentioned papers regarding the election of the Fellows of the Calcutta University by Graduates of that University living in the Mofussil; are published for the information of the Graduates concerned:—

From—J. P. Hewett, Esq., C. I. E., Deputy Secretary to the Government of India.—To the Chief Secretary to the Government of Madras. The Secretary to the Government of Bombay, Educational Department. The Secretary to the Government of the N.-W. P. and Oudh, Educational Department. The Secretary to the Government of the Punjab, Home (Education) Department. The Chief Commissioner of the Central Provinces. The Chief Commissioner of Burma. The Chief Commissioner of Assam. The Chief Commissioner of Coorg. The Resident at Hyderabad, Home Department Education, No. 6, Education—375-388, dated Calcutta, the 14th December 1892.

With reference to Home Department letter No. ^{6 Education} 301-9, dated the 30th November 1891, requesting that instructions might be issued to ensure the carrying out of the proposal of the Syndicate of the Calcutta University that all graduates of that University, who are unable to appear in person at the Senate House, Calcutta, to record their votes for the election of Fellows, should be permitted to fill up their voting papers in the presence of a Magistrate, I am directed to forward, for the information of the Madras, etc., Government, and further necessary action, copies of the correspondence noted your information

From the Registrar, Calcutta University, No. 662, dated 13th September 1892.
To the Registrar, Calcutta University, No. 314, dated 8th October 1892.

in the margin. It will be observed that the qualifications of electors have been extended, and that all Masters or holders of a higher degree in some faculty and Bachelors of Arts who graduated before 1867, are now eligible to vote. I am to request that (with the permission of

His Excellency the Governor in Council the officers concerned may be informed accordingly.

From—W. Griffiths, Esq., Officiating Registrar, Calcutta University, To—The Secretary to the Government of India, Home Department, No. 662, dated Senate House, the 13th September 1892.

His Excellency the Chancellor having in his last Convocation Speech, while referring to the selection of Fellows by vote, signified his intention of repeating the electoral experiment and of extending its scope, I have the honor, by direction of the Vice-Chancellor and Syndicate, to request the favor of being furnished with detailed instructions regarding the number of Fellows to be so elected, the qualifications of the candidates for election, as well as the qualifications of the electors.

A list of the vacancies in the Senate caused by death or retirement during the year is herewith forwarded.

List of vacancies in the Senate caused during the year by death or retirement.

1. The Honorable Sir Henry Harrison, Kt., B. A., C. S.	Dead.
2. K. McLeod, Esq., M. A., M. D., L. L. D., F. R. C. S.	Retired.
3. The Honorable Arthur Wilson, M. A.	Do.
4. W. T. Webb, Esq., M. A.	Do.
5. Colonel J. G. Forbes, B. E.	Do.
6. The Honorable Douglas Straight	Do.
7. The Honorable Sir John Edgar, K. C. I. E., C. S. I.	Do.
8. Colonel J. M. McNeile, R. E.	Do.
9. The Venerable Archdeacon Mitchel	Do.

From—C. J. Lyall, Esq., C. I. E., Secretary to the Government of India, To—The Registrar, Calcutta University, No. 314, dated Simla, the 8th October 1892.

I am directed to acknowledge the receipt of your letter No. 662, dated the 13th ultimo, forwarding a list of vacancies in the Senate of the Calcutta University caused by death or retirement, and requesting information regarding the number of Fellows to be elected, the qualifications of candidates for election, and the qualifications of electors.

2. In reply I am to say that His Excellency, the Chancellor has decided to allow three Fellows to be elected this year. One of these must be a Medical Graduate of the University, who is either a Bachelor in Medicine of ten years' standing or the holder of a higher degree in Medicine, and the other two must be Masters or holders of higher degrees in some faculty or Bachelors of Arts who graduated before the year 1867. The electors will have the same qualifications as those required for candidates for the two non-medical Fellowships, that is, they must be Masters or holders of a higher degree in some faculty, or Bachelors of Arts who took that degree before the year 1867.

No. 12784—G. 2701.—Under Article 171 of the Mysore Service Regulations, Krishnamurti Rao, Amildar of the Krishnarajpete Taluk, was granted three days' casual leave of absence, with effect from the 14th January 1893.

No. 12786—G. 2703.—Under Article 171 of the Mysore Service Regulations, Mr. Y. Sitaramaiya, Assistant Conservator of Forests, Mysore, was granted 3 days' casual leave of absence from the 5th December 1892.

No. 12788—G. 2705.—Mr. Dunning, Assistant Superintendent of Police, Kadur District, who was granted ten days' casual leave in Notification No. 8628—G. 2106-92, dated 17th December 1892, having availed himself of only 9 days leave from the 5th to the 13th idem, the unexpired portion, *viz.*, one day, is hereby cancelled.

The 26th January 1893.

No. 13013—G. 2773.—The undermentioned Probationary Assistant Commissioners having rendered one year's approved service, are hereby confirmed as Assistant Commissioners, 4th Class, with effect from the dates specified opposite their names:—

1.	Mr. B. Ramaswamaiengar	..	17th December 1892.
2.	„ C. Rama Rao	..	30th do.
3.	„ C. Srikantesvara Iyer, B. A., B. L.	..	24th do.
4.	„ T. Paramasiva Iyer, B. A.	..	19th do.

No. 13182—R. 1567-92.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the Sarvamanya village of Mamballi in the Krishnarajpete Taluk.

No. 13186—R. 1570-92.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the alienated village of Gummanhalli in the Krishnarajpete Taluk.

The 27th January 1893.

No. 13082—G. 2903.—The following appointments and transfers are ordered:—

1. Mr. A. Cooposawmi Mudaliar, Assistant Commissioner, Kolar District, is appointed as Town Magistrate, Mysore. To join on being relieved.

2. Mr. K. Srinivasa Rao, Vice-President of Bangalore Municipality, is appointed as whole time Vice-President of Mysore Municipality. To join on being relieved.

3. Mr. Sundaram Iyer, Apprentice Engineer, Public Works Department, is appointed as Municipal Engineer, Mysore. To join forthwith.

4. Mr. K. Ramaswamaiengar, M. A., Assistant Commissioner, Kadur District, is appointed as Vice-President of Bangalore Municipality. To join on being relieved by Mr. Narayanaengar now on leave.

5. Mr. N. Narasimmaiengar, Assistant Commissioner, Mysore District, is transferred to the Kolar District for general duty. To join on being relieved by Mr. K. Srinivasa Rao.

No. 13140—G. 2914.—Khadir Ali, Amildar of the Nagamangala Taluk, was granted casual leave for six days from the 12th January 1893.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

*Proceedings of the Government of His Highness the Maharaja of Mysore,
(Muzarayi), dated 14th December 1892.*

No. 233-42—Muz. F. 102-92, DATED, BANGALORE, 14TH DECEMBER 1892.

ORDER.—It has been brought to notice that the established custom of obtaining His Highness the Maharaja's previous consent to nomination of successors to religious Matts within the State, has not been followed in recent years in a few individual instances.

2. This custom which is an ancient one was followed even during the British administration of the State by reporting every succession to a Matt for the orders of the Chief Commissioner.

3. The omission to report in a few cases has led to the succession to the Guruship of persons who from their antecedents or lack of learning and qualification do not always command the esteem and regard of their disciples.

4. The Government of His Highness the Maharaja are of opinion that it will advance the public good to enforce due observance of the custom as regards those Matts which enjoy Government grants.

5. It is therefore ordered that the following Rules on the subject will be communicated to all the Matts in the State :—

RULES.

- I. Every succession to a Matt enjoying Government grants in land or money or honors granted by the sovereign, should receive the approval of His Highness the Maharaja. Such approval should ordinarily be obtained by previous application to His Highness in the Muzarayi Department.
- II. To provide as far as possible against the contingency of a Guru dying suddenly he may as an act of ordinary prudence fix upon one or more eligible persons for an eventual selection by himself as his successor and obtain His Highness' opinion as to the eligibility of such persons. The Guru may, then in due time, select one of them to succeed him.
- III. Should the Guru fail to obtain His Highness' approval to an eligible candidate or candidates and should he on the sudden approach of death or fear of death select a successor and give the *A'sramam* to him, the recognition of his succession will, for the purpose of enabling him to enjoy all State grants in land or money, rest with His Highness, who, in exercising his discretion in the matter, will be guided by the opinion of the community and the personal qualification of the successor.
- IV. Should a Guru die without giving *A'sramam* to a successor him surviving, then a proper successor shall be selected by the community interested, with the consent of His Highness.
- V. Non-recognition of a successor by His Highness will involve the resumption of all State grants in land or money and the customary *Marithés* and *Birithus* granted or enjoyed under authority from the sovereign.

A. SREENIVASACHARLU,
Secretary.

EDUCATION.

NOTIFICATION.

The 30th January 1893.

No. 44.—Mr. K. Rangappa, Deputy Inspector of Schools, Chitaldroog District, is granted casual leave for two weeks under Section 172 of the Mysore Service Regulations, with effect from the 30th January 1893 or from date of use.

H. J. BHABHA,
Education Secretary.

PUBLIC WORKS.

NOTIFICATION.

The 23rd January 1893.

No. 222-29.—Mr. A. Govindacharlu, Executive Engineer, Kadur Division, is granted privilege leave of absence for one month with effect from the 14th instant.

D. McNEIL CAMPBELL, Lieut.-Col., R. E.,
Secy. to the Govt. of Mysore, P. W. Dept.



The Mysore Gazette.

No. 6

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, FEBRUARY 9, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL

NOTIFICATIONS.

The 27th December 1892.

No. 12167—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

- (a) to appoint Reverend Ernest William Redfern of the Wesleyan Mission as Marriage Registrar for the said territories outside the limits of the Civil and Military Station, Bangalore, and
- (b) to license the said Reverend Ernest William Redfern to grant certificates of marriage within the said territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 20th January 1893.

No. 12632—J. F. 39-92.—The following rules sanctioned by the Government of His Highness the Maharaja of Mysore, in Government Proceedings No. 12585-96—J. F. 39-92, dated 22nd December 1892, are published for general information:—

Rules applicable to Convicted and Under-trial Prisoners in the Lock-ups.

1. The classes of prisoners to be kept in Lock-ups are:—

- (a) Convicted prisoners sentenced to 30 days and under.
- (b) Prisoners under-going trial.
- (c) Prisoners committed to Sessions.

2. No prisoner should be received in a Lock-up without a warrant or written order from a Magistrate, nor should any prisoner be allowed to attend Court, or in any way leave the prison, without such order; when a prisoner is taken to Court under an escort of Police and detained over the night, he should not be admitted to the Lock-up without a written order from the Magistrate.

3. Prisoners in the Lock-ups are not to have their hair cut, or their beard clipped, or shaved.

4. All female convicted prisoners will be kept totally apart from the male convicted prisoners, in such a manner as to prevent them seeing or conversing or holding any intercourse with men.

5. Prisoners sentenced to simple imprisonment are to be kept apart from those sentenced to rigorous imprisonment.

6. Prisoners under-trial before the Magistrate and committed to the Sessions should not be allowed to mix with convicted prisoners.

7. When one of a gang of under-trial prisoners has been admitted by the Committing Magistrate as an approver, he should invariably be kept separate and apart in the Lock-up from the rest of the gang.

8. Female convicted prisoners are to be separated from under-trial prisoners in the same way as males.

9. Juvenile prisoners, before and after conviction, must be kept separate from adult prisoners.

N. B.—Rules 4 to 9 will be observed by all the District Lock-ups and by Taluk Lock-ups, if possible.

10. Prisoners in the Lock-ups, except these rigorously imprisoned, will be allowed to wear their own clothing, provided it is good and clean. They may also be allowed their own food, provided the meals are served in the presence of the Lock-up Officer. Every prisoner sentenced to rigorous imprisonment shall work on admission, unless he be prevented by sickness from doing so.

11. All prisoners under trial shall be allowed their own clothes and use their own bedding; if they have no clothes or bedding, the Officer in charge of the Lock-up shall provide them with the same, according to the scale sanctioned for the Lock-up, the cost thereof being charged in the contingent bill.

12. Convicted prisoners, when sent to Court for trial, should not be placed in the dock with irons on their legs.

13. Every prisoner will be required to wash his own clothing, except in the case of sick prisoners, whose clothing will be washed by some other prisoner.

14. A ticket showing his number, name, crime, term and date of release, will be supplied to each prisoner, to be constantly worn or kept by him.

15. On the admission of a prisoner, he should be searched, and the list of all his property should be entered in a book kept for the purpose, and each entry should be signed by the owner of the property. The properties of each of the prisoners shall be put in a bag duly labelled with his number, number of the case, number of warrant and name of the prisoner, and kept in a box which should be securely lodged in the Taluk Treasury Guard Room.

16. The following offences against discipline are to be read over and explained to every prisoner, on his first admission to the Lock-up, by the Lock-up Gumasta :—

- I. Wilful disobedience to these regulations of the prison.
- II. Assault or use of criminal force.
- III. Use of insulting or threatening language to any officer or prisoner.
- IV. Indecent or disorderly behaviour.
- V. Wilfully disabling himself from labor.
- VI. Refusing to take food prepared and served in the Lock-up.
- VII. Contumaciously refusing to work.
- VIII. Filing or cutting irons or bars.
- IX. Idleness or negligence at work.
- X. Wilful mismanagement of work entrusted to a prisoner.
- XI. Wilful damage to prison property.
- XII. Conspiring to escape, or to assist in escaping, or to commit any other of the offences aforesaid.

17. No one will be allowed to bring, throw, or attempt, by any means whatever, to introduce into the Lock-up, any spirituous or fermented liquor, or tobacco, or intoxicating or poisonous drugs, or other forbidden articles.

18. The offences against the Rules mentioned in Section 16 above, are to be reported to the Officer in charge, giving a brief account of the offence, together with the statement of the prisoner. The said Officer will enquire into the offence and punish the offender in any one of the following ways :—

- (a) by change of labour to some form less agreeable to the convict,
- (b) penal or reduced diet for a day or two, in consultation with the Medical Officer,
- (c) solitary confinement for a day or two.

19. If any prisoner, on or after admission, be found to be sick, he shall at once be placed under treatment and be sent to the nearest Hospital or Dispensary. If he is too weak to be so taken, the Medical Officer should visit him once daily and oftener, if necessary.

20. No convicted or under-trial prisoner, confined in a Lock-up, should be despatched to the Head-quarters of the District, or elsewhere, for trial or for other purposes, unless the Officer in charge of the Lock-up is satisfied, after personal examination, that the prisoner is in a fit condition to travel. In cases of doubt, he should apply, in writing, for the advice of the Medical Officer and act according to his advice, which should also be given in writing.

21. Similar precautions should be observed in the case of prisoners who may, on their way to another station, be taken ill. They should be sent to the nearest Hospital for treatment, either by cart or otherwise as the circumstances of each case may require.

22. It shall be considered a standing order that, on the occurrence of an unnatural or sudden death in the Lock-up, the body is, if possible, to be left in the same position in which it is found; until the arrival of the Medical Officer.

23. Permission shall be granted to prisoners to see their friends occasionally, to enable them to execute a power of attorney for the purpose of preferring an appeal. Such visits should be between 8. A. M. and 4. P. M.

24. Petitions of appeal from prisoners in Lock-ups are to be written, if the prisoners so desire, by a Lock-up Official, free of all charges and forwarded on to the appellate court by the Lock-up Officer. When the appeal is presented by friends of the prisoner, the petition of appeal is not to be written by a Lock-up Official, except under the order of the Officer in charge of the Lock-up. Such order is only to be given under very special circumstances. The Officer in charge of Lock-up should refuse to countersign and to forward appeal memos from prisoners which are worded improperly and indecorously.

25. When any prisoner wishes to execute a power of attorney for the purpose of preferring an appeal, the Officer in charge of the Lock-up will have it duly attested.

26. The Police shall guard the Lock-up whenever there are prisoners, and the cost of guarding shall be calculated as laid down in Resolution "I," dated 4th December 1879, and it will be entered in the Annual Return No. X as nominal cost. In the case of District Lock-ups, separate guarding establishments sanctioned by Government will be maintained.

27. Rations shall be issued to the convicts and under-trial prisoners, in accordance with the scale of diet prescribed (*vide* Appendices A and B), and correct accounts kept in the form prescribed for Lock-up contingent bills.

28. A blanket and matting whereon to sleep shall be provided for every sentenced prisoner.

29. A Medical Officer should visit the Lock-up at least once a week and satisfy himself as to the general sanitation and health of the prisoners, also as to their food, and enter his visits and remarks in a book set apart for the purpose. Should the Medical Officer find the general sanitation bad, he should at once report the matter to the Officer in charge of the Lock-up.

30. It shall be the duty of the Officer in charge of the Lock-up to provide penal labor for all prisoners confined in the Lock-up under sentence of rigorous imprisonment, and how the prisoners are employed shall be shown in a separate column in the monthly statement at present submitted.

31. The convicted prisoners (sentenced to rigorous imprisonment) should be employed in keeping the Lock-up clean, in drawing water and cutting firewood, required for the use of Lock-ups; also in doing any repairs to the Lock-up as far as possible. If convenient, they may also be employed on any remunerative labor. Should there be any surplus number of prisoners, they should be employed in road mending, but on no account should they be employed by the prison officials on private work.

32. Prisoners who are received in the Lock-ups, pending transfer to the District Jail, should be made to work like other prisoners during their stay in the Lock-ups.

33. When prisoners are employed outside the Jail, one peon will guard every five prisoners, the pay of these peons to be charged to the Officer or Department employing the convict labor.

34. Prisoners sentenced to simple imprisonment, if willing to work, should receive full rations.

35. Wherever there is a Munsiff, he will be in charge of the Lock-up, one of his Gumastas attending to the clerical work of the Lock-up, and in other places, the Amildar, Deputy Amildar, or the Sheristadar, one of his Gumastas or a literate Dafadar being deputed to do the clerical work. For the District Lock-up, a separate establishment will be allowed with the sanction of Government.

36. Under-trial prisoners shall be subject to no further restraint than is necessary to their safe custody. They must, however, conform themselves to the Rules of the Lock-up and, for insubordination, will be liable to punishment. They are required to be clean in clothing and person. They shall have all reasonable facilities for conversing with their friends and legal advisers.

37. The Officer in charge of the Lock-up shall visit the Lock-up every morning and inspect all the prisoners in the Lock-up and satisfy himself that the prisoners are clean in their person and have proper clothing. He shall frequently satisfy himself that the diet articles are properly issued and properly cooked and distributed. He shall occasionally visit the Lock-up at meal times. He shall verify the inventory of the property in the Lock-up every quarter and shall curtail expenses of all kinds. He shall cause a strict account to be kept of all clothing.

38. No one shall be allowed to sell, or let, or derive any benefit from selling or letting any article to any prisoner.

39. The Police or other Officer acting as Gate Porter, or guarding the Lock-up may examine any thing carried in or out of the Lock-up, and may stop and search any person suspected of bringing in spirits or other prohibited articles into the Lock-up.

40. The Officer in charge of the Lock-up shall keep a correct inventory of all clothing, bedding, furniture, tools, cooking utensils, and other Government property belonging to the Lock-up. He shall be held responsible for the safe custody of all property belonging to the prisoners. He shall not allow any prisoner to retain any of his property, but, immediately on the prisoner coming to prison, deprive him of it. On the release of the prisoner, the property will be returned to him, and a receipt obtained from the prisoner should be duly attested by the Officer in charge of the Lock-up in whose presence the property is delivered.

41. The Officer in charge of the Lock-up shall frequently, at uncertain times, search every prisoner, his clothing and bedding, with a view to ascertain whether he has any prohibited articles. He shall also visit the Lock-up at night. Smoking is strictly prohibited in the Lock-up.

42. The Night Watchman or Guard will look to the protection duties, and prevent any escape, disturbance or out-break.

43. The Officer in charge will be held responsible for the correct keeping of the Registers and Accounts, as per Forms referred to in the Appendix.

- I. Register of admission of prisoners in the Lock-up.
- II. Register showing when each prisoner is to be released.
- III. Register showing the employment of prisoners.
- IV. Register of punishment inflicted for offences committed in the Lock-up.
- V. Register of under-trial prisoners.
- VI. Medical Officer's Minute Book.
- VII. Visitors' Book.
- VIII. Contingent Bills.

44. Admission of prisoners into the Lock-ups shall be in accordance with the following rules:—

I. In cases tried by all Magistrates and Sessions Judges—

(A) all persons sentenced to imprisonment for a term of 30 days or under, shall be sent to the Lock-up of the Taluk or the Sub-Taluk in which the sentence is passed,

(B) and all persons sentenced to more than 30 days' imprisonment, shall be sent to the following Jails:—

In the Bangalore, Kolar, Tumkur, Chitaldroog and

Kadur Districts....

In the Mysore and Hassan Districts ...

In the Shimoga District ...

To the Bangalore Central Jail.

To the Mysore Jail.

To the Shimoga Jail.

Provided however that in cases tried by Railway Magistrates, all persons sentenced to more than 30 days' imprisonment shall be sent—

(1) to the Mysore Jail in those cases in which sentence is passed in the Mysore District; and

(2) to the Bangalore Central Jail, in other cases.

II. In the foregoing rules, imprisonment means imprisonment as a substantive sentence and not in default of payment of fine.

III. Provided that if, at any time, the existing accommodation, calculated at 500 cubic feet and 36 superficial feet for each prisoner, is not sufficient for the actual numbers confined in any Lock-up, so many prisoners must be sent to the Head-quarters Jail as shall provide the required accommodation for the remainder.

IV. The distance to be travelled by prisoners sent in to the Head-quarters Jail shall ordinarily be 15 miles a day. But no prisoner physically unfit shall be forced to march at that rate.

V. Non-convicted prisoners shall be confined in any Taluk Lock-up which is situated within 10 miles of either of the Jails at Shimoga, Mysore or Bangalore. Convicted prisoners, who would otherwise have been confined in such Lock-up, shall be sent on to such of the said Jails as is nearest.

(No. 1.) Register of admission of Prisoners in the Lock-up of—

1	Serial Number.
2	No. of Case.
3	Name of Court.
4	No. of Warrant.
5	Date of admission.
6	Name and father's name.
7	Residence.
8	Caste and Profession.
9	Age.
10	Marks or Appearance.
11	Term and Nature of sentence.

(No. I. Continued.)

12	Date of release.
13	List of Prisoner's property, with their value.
14	Date of return of property.
15	Signature of the Officer in charge.
16	Died or escaped.
17	Released on Appeal, or payment of fine.
18	Transferred to other places.
19	Transferred to Lunatic Asylum.
20	Remarks.

(No. II.) Register showing when each Prisoner is to be released.

1	No. of the Case.
2	No. of the Warrant.
3	Name.
4	Date of release.
5	Remarks.

(No. III.)

1960
 JULIO PINOCHET
 Dates.

No. 1

No. of the Case.

(No. V.)

	Serial Number.
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(No. V.—Continued.)

Caste and profession.	Residence.	Marks or appearance.	Committed to Sessions and date.	Convicted or discharged and date.	List of property with their value.	Date of return of property.	Signature of the Officer in charge.
9	10	11	12	13	14	15	16

(No. VI.) Medical Officer's Minute Book.

Month and Date.	Remarks.	Dafadar's Initials.
1	2	3

(No. VII.) Visitors' Book.

Month and Date.	Minutes by the Visiting Officer.	Orders.
1	2	3

APPENDIX A.

Diet Scale for European and Eurasian Prisoners confined in the Taluk
Lock-ups in the Districts in the Province of Mysore.

Articles.	Ordinary (B) scale for laboring Convicts.							Other scales.	
	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Full (A) scale for long term convicts 'at-hard' labor—as B scale except—	
	oz.	oz.	oz.	oz.	oz.	oz.	oz.		
Bread	12	12	12	12	12	12	12	Bread	oz. ... 16
Meat	8	8	8	8	8	8	8	Meat	" ... 10
Rice	8	8	8	8	8	8	8	Vegetables	" ... 12
Vegetables	10	10	10	10	10	10	10	Ghee	" ... 1½
Salt	¾	¾	¾	¾	¾	¾	¾	For Non-labor, Under-trial and under 7 days sentence—as B scale except—	
Onions	½	½	½	½	½	½	½	Bread	oz. ... 8
Curry powder	¾	0	¾	0	¾	0	¾	Meat	" ... 6
Pepper	0	¾	0	¾	0	¾	0	Vegetables	" ... 8
Dal	1	1	1	1	1	1	1	Rice	" ... 6
Ghee	1	1	1	1	1	1	1	Punishment diet, Bread 1 lb. Water 2 pints.	
Tamarind	½	0	½	0	½	0	½		
Line Pickle	½	½	½	½	½	½	½	Females : For all long term convicted prisoners.	
Sugar	1	1	1	1	1	1	1		
Coffee	1	1	1	1	1	1	1	On curry days. On stew days.	
Milk	½ Pint daily.							Bread	oz. 12 oz. 12
Firewood	2 lbs. daily.							Meat	" 6 " 6
								Vegetables	" 8 " 8
								Rice	" 8 " 8
								Dal	" 1 " 1
								Ghee	" 1 " 1
								The other ingredients the same as for males.	
								Medium or B scale for Short term, Under-trial or Non-labor.	
								On curry days. On stew days.	
								Bread	oz. 8 oz. 8
								Meat	" 4 " 4
								Vegetables	" 8 " 8
								Rice	" 6 " 6
								Dal	" 1 " 1
								Ghee	" 1 Ghee " 1
								The other ingredients the same as above.	

Food to be cooked as *stew* on Monday, Wednesday, Friday.

Do do as *curry* on Sunday, Tuesday, Thursday, and Saturday.

4 Drams of salt to be issued powdered and eaten with the food.

Half of the vegetables to be potatoes.

Coffee to be made with 1 pint of water.

Late Admissions to receive 1 pint of soojee gruel (4 oz. of soojee and 2 oz. of sugar) or pepper water and rice (4lb).

The full or (A) scale not to be given except for health reasons.

Table of Diet to be observed for all Classes of Native Prisoners in the Taluk Lock-ups in Mysore.

	Men sentenced to rigorous imprisonment for one month and under.							Simple, women and under-trial.							Juvenile Prisoners.						
	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.
	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.
Rice ...	0	12	0	} 24	0	12	0	0	0	0	0	0	0	20	0	10	0	0	0	10	0
Ragi ...	24	12	24		24	12	24	20	20	20	20	20	20	0	20	10	20	20	20	10	20
Dal or ballar...	3	2	3	3	3	3	3	2	2	2	2	2	2	2	2	2	2	2	2	2	2
Meat (with bone)	0	4	0	0	0	0	0	0	0	0	0	0	0	0	0	3	0	0	0	3	0
Tyre ..	0	0	0	0	0	0	0	0	8	0	0	0	0	0	0	0	0	0	0	0	0
Gingelly oil ...	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	0	1	1	1	0	1	1
Ghee ...	0	0	0	0	0	0	0	0	0	0	0	0	0	0	$\frac{1}{8}$	0	0	0	$\frac{1}{8}$	0	0
Tamarind ...	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{8}$	$\frac{3}{8}$	$\frac{3}{8}$	$\frac{3}{8}$	$\frac{3}{8}$	$\frac{3}{8}$	$\frac{3}{8}$
Salt ...	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{5}{8}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Curry-powder ...	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16
Onions ...	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Garlic ...	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Vegetables ...	32	32	32	32	32	32	32	32	32	32	32	32	32	32	64	64	64	64	64	64	64
Firewood* ...	6	6	6	6	6	6	6	6	6	6	6	6	6	6	5	5	5	5	5	5	5
	1½ or 2 lbs. daily.							1½ or 2 lbs. daily.							1½ or 2 lbs. daily.						

2 Drams of salt to be issued powdered and eaten when sprinkled over the food.

*Where closed fire places are in use, 1½ lbs. of firewood will be served out, where open fire places, 2 lbs.

Men who do not eat meat to get 3 oz. of dal and 8 drams of ghee on meat days.

Under-trial prisoners, tyre and meet, if over two months in confinement. Rice may be given entirely to any under-trial prisoner unaccustomed to ragi and to any one whom ragi disagrees with, at recommendation of Medical Officer.

Juveniles under 14 years to get 16 oz. of grain and 2 oz. of meat.

N. E. 1 lb.=40 Rs. in weight. 1 Oz.=2½ Rs. in weight. 1 Dram=2½ annas in weight (in silver.)

The 16th December 1892.

No. 13475—G. 2993.—The following appointments and promotions in the grades of Assistant and Sub-Assistant Surgeons are ordered :—

Appointments.

- (1) Mr. S. V. Ramaswamaiengar, M. B., C. M., L. R. C. P. and S. (Edin.), L. F. P. and S. (Glasgow), to be Assistant Surgeon, 2nd Class, with effect from 26th October 1892.
- (2) Mr. S. K. Hanumanta Rao, M. B., C. M., to be Sub-Assistant Surgeon, 2nd Class, on probation for 6 months.
- (3) Mr. T. V. Kuppusami Mudaliar, L. M. and S., to be Sub-Assistant Surgeon, 2nd Class, on probation for 6 months—Extra for Koppa.

Promotions.

- (1) Mr. T. S. Nanjappa, M. B., C. M., Sub-Assistant Surgeon, 1st Class, to be Assistant Surgeon, 3rd Class.
- (2) Mr. W. Srinivasaiengar, M. B., C. M., Sub-Assistant Surgeon, 1st Class, to be Assistant Surgeon, 3rd Class.
- (3) Mr. B. D. Raghavendra Rao, L. M. and S., Sub-Assistant Surgeon, 1st Class, to be Assistant Surgeon, 3rd Class.
- (4) Mr. C. G. Hanuman Singh, Sub-Assistant Surgeon, 1st Class, to be Assistant Surgeon, 3rd Class.
- (5) Mr. C. A. Nanjappa, Sub-Assistant Surgeon, 2nd Class, to be Sub-Assistant Surgeon, 1st Class.
- (6) Mr. Palpu, L. M. and S., to be Sub-Assistant Surgeon, 2nd Class—Extra for Vaccination.

THE 27TH JANUARY 1893.

No. 12981—R. F. 208-92.—The following Rules framed by the Government of His Highness the Maharaja of Mysore under Section II Act XVI of 1863 as extended to Mysore by Regulation 11 of 1885 for the Methylation, Storage, Fixing the value, and Sale of Spirits rendered effectually and permanently unfit for human consumption are hereby promulgated for general information.

A register in the form appended shall be maintained at distilleries and warehouses whence methylated spirits are issued under Act XVI of 1863 and the following instructions shall be observed in this behalf :—

(i) Spirit methylated for use exclusively in arts, manufactures or chemistry, and which has been rendered effectually and permanently unfit for human consumption, is subject only to an *ad valorem* duty of 5 per cent on the value of the spirits alone, and not on that of the mixture.

(ii) Whenever spirit is to be rendered effectually and permanently unfit for human consumption, the ingredient to be used for admixture with the spirit shall be caoutchoucine, and it shall be mixed with the spirit in the proportion of one part by volume of the caoutchoucine to 99 parts by volume of the spirit, which shall not be of less strength than 30° over proof.

(iii) But when it can be proved to the satisfaction of the Excise Commissioner in Mysore that the presence of caoutchoucine will render the spirit unsuitable for the purpose for which it is required, special sanction may be obtained from that officer for the use of woodnaphtha (Methylic Alcohol) instead of caoutchoucine. In this case, one part by volume of crude woodnaphtha shall be mixed with nine parts by volume of spirits having a strength not less than 30° over proof.

(iv) The caoutchoucine or the woodnaphtha before its admixture with the spirit must be tested by the Chemical Examiner to Government, who must certify to the Excise Commissioner in Mysore that it is of the proper strength and fitted, if used

in the above mentioned proportions, to effectually and permanently render unpalatable and unfit for human consumption the spirit with which it is mixed.

(a) Should it be found impracticable to obtain caoutchoucine or crude woodnaphtha of the required quality to mix in the aforesaid proportions, the Chemical Examiner shall direct the said proportions to be so raised as to render spirits mixed therewith effectually and permanently unfit for human consumption ere issued.

(v) The caoutchoucine or woodnaphtha so tested and certified by the Chemical Examiner shall be kept under the lock and key of the Distillery Officer in whose presence only methylation shall be allowed.

(vi) No methylated spirits shall be allowed to pass out of a distillery or warehouse unless covered by a Pass issued by the Officer in charge thereof.

(vii) For the purpose of fixing the amount of duty to be levied on such spirits, their market-value shall be determined by the Excise Commissioner in Mysore subject to approval of Government.

(viii) No greater quantity than 100 gallons of spirits shall be passed for sale under a single permit to any trader without the sanction of the Excise Commissioner in Mysore who shall be at liberty to refuse a permit on this or any other grounds without assigning his reasons except to Government in case of appeal.

(ix) Materials intended for use in the methylation of spirits must be delivered by the distiller of the Government Central Distillery at Bangalore into the charge of the officer who will take a sample from each separate cask or parcel thereof and forward the same to the Excise Commissioner in Mysore for transmission to the Chemical Examiner, and will secure the bulk under a lock in a separate secure room or godown to be provided by the distiller. No portion of such bulk shall be used for the purpose of methylation or be transferred to the warehouse until the receipt of the Chemical Examiner's report. On the receipt thereof, if it be to the effect that the materials are not suitable for use in methylation, the officer shall deliver the same to the distiller who shall be bound forthwith to remove the same from the premises and not to bring them back again. If, however, the Chemical Examiner's report is to the effect that the materials are suitable for use in methylation, the officer will cause them to be removed into and to be secured in the Distillery warehouse, and will at the same time enter them in the Register appended to these Rules.

(x) The officer must personally attend during the whole process of the methylation of spirits.

(xi) No permit may be granted for the removal by any person for private use of a larger quantity of methylated spirits than one gallon at a time.

Register of methylation in the Distillery.

[illegible]

The 16th January 1893.

No. 12582—R. 1486-92.—In para 3 of the Notification, dated 27th October 1891, Camp No. 393, directing that the assessment on coffee lands for which title-deeds have been issued may be paid on or before the 30th April following the official year for which it is due, the word "of" shall be substituted for the word "following."

The 26th January 1893.

No. 13182—R. 1567-92.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the Sarvamanya village of Mamballi in the Krishnarajpete Taluk.

No. 13186—R. 1570-92.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the alienated village of Gummanhalli in the Krishnarajpete Taluk.

The 30th January 1893.

No. 13237—R. F.—255-92.—The Government of His Highness the Maharaja are pleased to direct that the annexed forms N,S (i) and S'(ii) shall be read as part of the appendices to the Arrack Rules under the Excise Act XXII of 1881 as extended to Mysore by Regulation III of 1885, issued under Government Notification No. 495, dated 30th March 1892:—

APPENDIX.—N.

(ಅಪೆಂಡಿಕ್ಸ್ N.) ಪರಿಷ್ಕೃತ-೨೯.

Extract from the Register of issues of liquor from the Bonded Warehouse or Bonded Depôt at _____ in the _____ Taluk, to the farmers and independent Shop-keepers for the day of _____

189 _____

ಸ೦ 189 ನೇ ಇಸವಿ

ಮಾಹೆ ನೇ ತಾರೀಖಿನಲ್ಲಿ

ತಾಲ್ಮೂ? ನಲ್ಲಿರುವ

ಬಾಂಡೆ ವೇರ್ಹಾಸಿನಿಂದ ಯಾ ಬಾಂಡೆ ಕೋಠಿಯಿಂದ ಏರ್ಪಾಡು ಗುತ್ತಿಗೆದಾರಿಗೆ ಸ್ವತಂತ್ರವಾದ ಅಂಗಡಿದಾರಿಗೆ ಸಂಬಂಧಿಸಿದ ಸಾರಾಯಿಗಳ ವಹಿಯ ಎಕ್ಸ್ಟ್ರಾಕ್ಟುಯಾನೆ ಸಾರಾಂಶ.

Date.	Name of the Farm or Locality of separate shop. ಫಿರ್ದಾದ ಹೆಸರು ಯಾ ಸ್ವತಂತ್ರವಾದ ಅಂಗಡಿಯ ಸ್ಥಳ.	License No. of Farm of separate shop. ಫಿರ್ದಾವಿನ ಯಾ ಸ್ವತಂತ್ರವಾದ ಅಂಗಡಿಯ ಲೈಸೆನ್ಸ್ ನಂಬರು.	Strength of liquor. ಸಾರಾಯಿಯ ಕೇಂದ್ರ.	No. of Bottles, Casks, Jars, Kegs, &c., issued. ರವಾನೀದಿ ಸಾರಾಯಿ ಕೀಜೆ, ಪೀಪಾ ಯಿ, ಚಾಡಿ ಮುಂತಾದುದರ ಸಂಖ್ಯೆ.	Total quantity of liquor issued. ರವಾನೀದಿ ಸಾರಾಯಿಯ ಒಟ್ಟು ಮೊತ್ತ.	Amount of duty paid into the Treasury. ಖಜಾನೆಗೆ ಪಾವತಿ ಆದ ಜಕ್ಕುಟು ಮೊಬಲಗು.	Amount of price of liquor paid into the Treasury. ಖಜಾನೆಗೆ ಪಾವತಿ ಆದ ಸಾರಾಯಿಯ ಬಿಲಿದಿ ಮೊಬಲಗು.	Total. ಜಾಮಾ.	Remarks.
					Gls. Drs.	Rs. A. P.	Rs. A. P.	Rs. A. P.	

ತಾರ್ಖ್ಯ

1893.

Signature ~~over~~.

APPENDIX S. (i)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____ for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the separate shop-keepers in the existing wholesale Depôt in the City of Bangalore, (which will henceforth be called a Bonded Depôt), on production of Treasury receipts in proof of prepayment of duty and price of such liquor ;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of liquor to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying present Depôt ;

(3) that as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of liquor conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever ;

(4) that the usual establishment required for such Depôt and the house rent shall be paid for by myself ;

(5) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;

(6) that I shall conform to the Excise laws and rules now in force, and which, may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan) ;

(8) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt license-Appendix R ;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District and appoint qualified men instead without delay ;

(10) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôt in due time ;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thence, forth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis Major excepted), shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;

(13) that the imposition of a fine or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of 189 _____

Sealed, signed and delivered in the presence of us :—

Witnesses :—

APPENDIX S. (ii)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the various Depôts in the Districts of Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga and Chitaldroog, in quantities sufficient to meet the demand of the farms and separate shops dependent on such Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described; I, the said _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the various arrack vend renters or farmers and separate shop-keepers in the existing wholesale Depôts, (which will henceforth be called Bonded Depôts), in the aforesaid seven Districts of the Mysore State, on production of Treasury receipts in proof of prepayment of duty and price of such liquors ;

(2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to carry the requisite supply of liquor to any new Depôts that may be opened in any tract, or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than supplying present Depôts ;

(3) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of liquor conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding two per cent on the quantity of liquor removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers ;

(4) that the usual establishment required for such Depôts and the house rent shall be paid for by the farmers and separate shop-keepers dependent on the Depôts, in the proportion of the number of gallons of liquor drawn by each from such Depôts ;

(5) that the establishment at such Depôts shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees five thousand in cash, (or Government Securities duly endorsed in favor of the Dewan)

(8) that I equally with the Depôt-keepers shall be bound by the conditions of the Depôt license Appendix R ;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay ;

(10) that I shall be bound to make good the loss accruing to Government and the farmers and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôts in due time ;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis Major excepted), over and above the aforesaid two per cent wastage, shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud, by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;

(13) that the imposition of a fine, or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of 189 _____.

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1. _____
2. _____

The 31st January 1893.

No. 13327—G. 2968.—S. Venkat Rao, Amildar of the Chintamani Taluk, was granted casual leave for 4 days from the 21st January 1893.

The 3rd February 1893.

No. 13179—L. F. 178-92.—The following gentlemen are appointed as Members of Municipal Boards in the room of those whose term of office has expired :—

No.	Name of Municipality.	Name of retiring Member.	Members newly appointed.	
			Name.	Profession.
1	Kankanhalli..	1 Guru Rao .. 2 Timmappa .. 3 Ranganna .. 4 Appannasetti .. 5 Dikshata Narasimhachar .. 6 Mariyappa .. 7 Chattrada Lingegauda ..	Mr. Gurikar Timmappa. ,, Ramaswamaiya. ,, Srinivasasetti. ,, Subbasetti. ,, Hosigi Gundappa. ,, Vacant.	Landholder.

No. 13178—L. F. 178-92.—The following gentlemen are appointed as additional Members of the Municipal Board of Anekal :—

Municipality.	Names.	Profession.
Anekal	1 Mr. B. Krishna Rao. 2 „ Ramabhadrasetti. 3 „ Venkatramaiya.	Pleader.

No. 13214—R. F. 184-92.—Under Section 1 of the Special Rules for the grant of loans for the construction of Irrigation wells published under Notification No. 183, dated 21st July 1891, it is hereby declared that the said Rules shall apply to the Taluks of Channagiri and Honnali in the Shimoga District with effect from the 1st April 1892.

The 6th February 1893.

No. 13216—G. 3030.—Under Article 172 of the Mysore Service Regulations, Mr. V. P. Madhava Rao, B. A., Inspector General of Police in Mysore, is granted casual leave for 15 days from the 6th February 1893, or such other date as he may avail himself of the same.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M., on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

MUZARAYI.*The 27th January 1893.*

Camp No. 40.—M. R. Ry. Togarai Ramasastri is appointed as a Dharmadarsi of the Devastanam in the town of Seringapatam and Karighatta in the Seringapatam Taluk, *vice* Komaraiya resigned.

A. SREENIVASACHARLU,
Supt. and Ex-Officio Secretary.

*Proceedings of the Government of His Highness the Maharaja of Mysore,
(Muzarayi), dated 14th December 1892.*

No. 233-42—Muz. F. 102-92, DATED, BANGALORE, 14TH DECEMBER 1892.

ORDER.—It has been brought to notice that the established custom of obtaining His Highness the Maharaja's previous consent to nomination of successors to religious Matts within the State, has not been followed in recent years in a few individual instances.

2. This custom which is an ancient one was followed even during the British administration of the State by reporting every succession to a Matt for the orders of the Chief Commissioner.

3. The omission to report in a few cases has led to the succession to the Guruship of persons, who from their antecedents or lack of learning and qualification do not always command the esteem and regard of their disciples.

4. The Government of His Highness the Maharaja are of opinion that it will advance the public good to enforce due observance of the custom as regards those Matts which enjoy Government grants.

5. It is therefore ordered that the following Rules on the subject will be communicated to all the Matts in the State :—

RULES.

- I. Every succession to a Matt enjoying Government grants in land or money or honors granted by the sovereign, should receive the approval of His Highness the Maharaja. Such approval should ordinarily be obtained by previous application to His Highness in the Muzarayi Department.
- II. To provide as far as possible against the contingency of a Guru dying suddenly he may as an act of ordinary prudence fix upon one or more eligible persons for an eventual selection by himself as his successor and obtain His Highness' opinion as to the eligibility of such persons. The Guru may, then in due time, select one of them to succeed him.
- III. Should the Guru fail to obtain His Highness' approval to an eligible candidate or candidates and should he on the sudden approach of death or fear of death select a successor and give the *A'sramam* to him, the recognition of his succession will, for the purpose of enabling him to enjoy all State grants in land or money, rest with His Highness, who, in exercising his discretion in the matter, will be guided by the opinion of the community and the personal qualification of the successor.
- IV. Should a Guru die without giving *A'sramam* to a successor him surviving, then a proper successor shall be selected by the community interested, with the consent of His Highness.
- V. Non-recognition of a successor by His Highness will involve the resumption of all State grants in land or money and the customary *Marithés* and *Birúthus* granted or enjoyed under authority from the sovereign.

A. SREENIVASACHARLU,
Secretary.

PUBLIC WORKS.**NOTIFICATION.***The 6th February 1893.*

No. 447-50.—The services of Mr. D. Sitaram Rao, Executive Engineer, 4th Grade, are temporarily placed at the disposal of the Palace Department, from the date he hands over charge of the French Rocks Division to Mr. V. Arunachallam Mudaliar who will join at once.

2. He is placed on the seconded list of the Public Works Department from date of relief.

No. 450-61.—The following transfer is ordered in the interests of the public service :—

Mr. O. V. Norris, B. C. E., Assistant Engineer, 2nd Grade, from the Mysore Division to the charge of the Bangalore Range of the Bangalore Division as a *temporary measure*, *vice* Mr. V. Arunachala Mudaliar transferred to the French Rocks Division.

D. McNEIL CAMPBELL, Lieut.-Col., R. E.,
Secy. to the Govt. of Mysore, P. W. Dept.



The Mysore Gazette.

No. 7

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, FEBRUARY 16, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL

NOTIFICATIONS.

The 27th December 1892.

No. 12167—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

- (a) to appoint Reverend Ernest William Redfern of the Wesleyan Mission as Marriage Registrar for the said territories outside the limits of the Civil and Military Station, Bangalore, and
- (b) to license the said Reverend Ernest William Redfern to grant certificates of marriage within the said territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 20th January 1893.

No. 12632—J. F. 39-92.—The following rules sanctioned by the Government of His Highness the Maharaja of Mysore, in Government Proceedings No. 12585-96—J. F. 39-92, dated 22nd December 1892, are published for general information :—

Rules applicable to Convicted and Under-trial Prisoners in the Lock-ups.

1. The classes of prisoners to be kept in Lock-ups are:—
 - (a) Convicted prisoners sentenced to 30 days and under.
 - (b) Prisoners under-going trial.
 - (c) Prisoners committed to Sessions.
 2. No prisoner should be received in a Lock-up without a warrant or written order from a Magistrate, nor should any prisoner be allowed to attend Court, or in any way leave the prison, without such order; when a prisoner is taken to Court under an escort of Police and detained over the night, he should not be admitted to the Lock-up without a written order from the Magistrate.
 3. Prisoners in the Lock-ups are not to have their hair cut, or their beard clipped, or shaved.
 4. All female convicted prisoners will be kept totally apart from the male convicted prisoners, in such a manner as to prevent them seeing or conversing or holding any intercourse with men.
 5. Prisoners sentenced to simple imprisonment are to be kept apart from those sentenced to rigorous imprisonment.
 6. Prisoners under-trial before the Magistrate and committed to the Sessions should not be allowed to mix with convicted prisoners.
 7. When one of a gang of under-trial prisoners has been admitted by the Committing Magistrate as an approver, he should invariably be kept separate and apart in the Lock-up from the rest of the gang.
 8. Female convicted prisoners are to be separated from under-trial prisoners in the same way as males.
 9. Juvenile prisoners, before and after conviction, must be kept separate from adult prisoners.
- N. B.—Rules 4 to 9 will be observed by all the District Lock-ups and by Taluk Lock-ups, if possible.
10. Prisoners in the Lock-ups, except these rigorously imprisoned, will be allowed to wear their own clothing, provided it is good and clean. They may also be allowed their own food, provided the meals are served in the presence of the Lock-up Officer. Every prisoner sentenced to rigorous imprisonment shall work on admission, unless he be prevented by sickness from doing so.
 11. All prisoners under trial shall be allowed their own clothes and use their own bedding; if they have no clothes or bedding, the Officer in charge of the Lock-up shall provide them with the same, according to the scale sanctioned for the Lock-up, the cost thereof being charged in the contingent bill.
 12. Convicted prisoners, when sent to Court for trial, should not be placed in the dock with irons on their legs.
 13. Every prisoner will be required to wash his own clothing, except in the case of sick prisoners, whose clothing will be washed by some other prisoner.
 14. A ticket showing his number, name, crime, term and date of release, will be supplied to each prisoner, to be constantly worn or kept by him.

15. On the admission of a prisoner, he should be searched, and the list of all his property should be entered in a book kept for the purpose, and each entry should be signed by the owner of the property. The properties of each of the prisoners shall be put in a bag duly labelled with his number, number of the case, number of warrant and name of the prisoner, and kept in a box which should be securely lodged in the Taluk Treasury Guard Room.

16. The following offences against discipline are to be read over and explained to every prisoner, on his first admission to the Lock-up, by the Lock-up Gumasta :—

- I. Wilful disobedience to these regulations of the prison.
- II. Assault or use of criminal force.
- III. Use of insulting or threatening language to any officer or prisoner.
- IV. Indecent or disorderly behaviour.
- V. Wilfully disabling himself from labor.
- VI. Refusing to take food prepared and served in the Lock-up.
- VII. Contumaciously refusing to work.
- VIII. Filing or cutting irons or bars.
- IX. Idleness or negligence at work.
- X. Wilful mismanagement of work entrusted to a prisoner.
- XI. Wilful damage to prison property.
- XII. Conspiring to escape, or to assist in escaping, or to commit any other of the offences aforesaid.

17. No one will be allowed to bring, throw, or attempt, by any means whatever, to introduce into the Lock-up, any spirituous or fermented liquor, or tobacco, or intoxicating or poisonous drugs, or other forbidden articles.

18. The offences against the Rules mentioned in Section 16 above, are to be reported to the Officer in charge, giving a brief account of the offence, together with the statement of the prisoner. The said Officer will enquire into the offence and punish the offender in any one of the following ways :—

- (a) by change of labour to some form less agreeable to the convict,
- (b) penal or reduced diet for a day or two, in consultation with the Medical Officer,
- (c) solitary confinement for a day or two.

19. If any prisoner, on or after admission, be found to be sick, he shall at once be placed under treatment and be sent to the nearest Hospital or Dispensary. If he is too weak to be so taken, the Medical Officer should visit him once daily and oftener, if necessary.

20. No convicted or under-trial prisoner, confined in a Lock-up, should be despatched to the Head-quarters of the District, or elsewhere, for trial or for other purposes, unless the Officer in charge of the Lock-up is satisfied, after personal examination, that the prisoner is in a fit condition to travel. In cases of doubt, he should apply, in writing, for the advice of the Medical Officer and act according to his advice, which should also be given in writing.

21. Similar precautions should be observed in the case of prisoners who may, on their way to another station, be taken ill. They should be sent to the nearest Hospital for treatment, either by cart or otherwise as the circumstances of each case may require.

22. It shall be considered a standing order that, on the occurrence of an unnatural or sudden death in the Lock-up, the body is, if possible, to be left in the same position in which it is found, until the arrival of the Medical Officer.

23. Permission shall be granted to prisoners to see their friends occasionally, to enable them to execute a power of attorney for the purpose of preferring an appeal. Such visits should be between 8. A. M. and 4. P. M.

24. Petitions of appeal from prisoners in Lock-ups are to be written, if the prisoners so desire, by a Lock-up Official, free of all charges and forwarded on to the appellate court by the Lock-up Officer. When the appeal is presented by friends of the prisoner, the petition of appeal is not to be written by a Lock-up Official, except under the order of the Officer in charge of the Lock-up. Such order is only to be given under very special circumstances. The Officer in charge of Lock-up should refuse to countersign and to forward appeal memos from prisoners which are worded improperly and indecorously.

25. When any prisoner wishes to execute a power of attorney for the purpose of preferring an appeal, the Officer in charge of the Lock-up will have it duly attested.

26. The Police shall guard the Lock-up whenever there are prisoners, and the cost of guarding shall be calculated as laid down in Resolution "I," dated 4th December 1879, and it will be entered in the Annual Return No. X as nominal cost. In the case of District Lock-ups, separate guarding establishments sanctioned by Government will be maintained.

27. Rations shall be issued to the convicts and under-trial prisoners, in accordance with the scale of diet prescribed (*vide* Appendices A and B), and correct accounts kept in the form prescribed for Lock-up contingent bills.

28. A blanket and matting whereon to sleep shall be provided for every sentenced prisoner.

29. A Medical Officer should visit the Lock-up at least once a week and satisfy himself as to the general sanitation and health of the prisoners, also as to their food; and enter his visits and remarks in a book set apart for the purpose. Should the Medical Officer find the general sanitation bad, he should at once report the matter to the Officer in charge of the Lock-up.

30. It shall be the duty of the Officer in charge of the Lock-up to provide penal labor for all prisoners confined in the Lock-up under sentence of rigorous imprisonment, and how the prisoners are employed shall be shown in a separate column in the monthly statement at present submitted.

31. The convicted prisoners (sentenced to rigorous imprisonment) should be employed in keeping the Lock-up clean, in drawing water and cutting firewood, required for the use of Lock-ups; also in doing any repairs to the Lock-up as far as possible. If convenient, they may also be employed on any remunerative labor. Should there be any surplus number of prisoners, they should be employed in road mending, but on no account should they be employed by the prison officials on private work.

32. Prisoners who are received in the Lock-ups, pending transfer to the District Jail, should be made to work like other prisoners during their stay in the Lock-ups.

33. When prisoners are employed outside the Jail, one peon will guard every five prisoners, the pay of these peons to be charged to the Officer or Department employing the convict labor.

34. Prisoners sentenced to simple imprisonment, if willing to work, should receive full rations.

35. Wherever there is a Munsiff, he will be in charge of the Lock-up, one of his Gumastas attending to the clerical work of the Lock-up, and in other places, the Amildar, Deputy Amildar, or the Sheristadar, one of his Gumastas or a literate Dafadar being deputed to do the clerical work. For the District Lock-up, a separate establishment will be allowed with the sanction of Government.

36. Under-trial prisoners shall be subject to no further restraint than is necessary to their safe custody. They must, however, conform themselves to the Rules of the Lock-up and, for insubordination, will be liable to punishment. They are required to be clean in clothing and person. They shall have all reasonable facilities for conversing with their friends and legal advisers.

37. The Officer in charge of the Lock-up shall visit the Lock-up every morning and inspect all the prisoners in the Lock-up and satisfy himself that the prisoners are clean in their person and have proper clothing. He shall frequently satisfy himself that the diet articles are properly issued and properly cooked and distributed. He shall occasionally visit the Lock-up at meal times. He shall verify the inventory of the property in the Lock-up every quarter and shall curtail expenses of all kinds. He shall cause a strict account to be kept of all clothing.

38. No one shall be allowed to sell, or let, or derive any benefit from selling or letting any article to any prisoner.

39. The Police or other Officer acting as Gate Porter, or guarding the Lock-up may examine any thing carried in or out of the Lock-up, and may stop and search any person suspected of bringing in spirits or other prohibited articles into the Lock-up.

40. The Officer in charge of the Lock-up shall keep a correct inventory of all clothing, bedding, furniture, tools, cooking utensils, and other Government property belonging to the Lock-up. He shall be held responsible for the safe custody of all property belonging to the prisoners. He shall not allow any prisoner to retain any of his property, but, immediately on the prisoner coming to prison, deprive him of it. On the release of the prisoner, the property will be returned to him, and a receipt obtained from the prisoner should be duly attested by the Officer in charge of the Lock-up in whose presence the property is delivered.

41. The Officer in charge of the Lock-up shall frequently, at uncertain times, search every prisoner, his clothing and bedding, with a view to ascertain whether he has any prohibited articles. He shall also visit the Lock-up at night. Smoking is strictly prohibited in the Lock-up.

42. The Night Watchman or Guard will look to the protection duties, and prevent any escape, disturbance or out-break.

43. The Officer in charge will be held responsible for the correct keeping of the Registers and Accounts, as per Forms referred to in the Appendix.

- I. Register of admission of prisoners in the Lock-up.
- II. Register showing when each prisoner is to be released.
- III. Register showing the employment of prisoners.
- IV. Register of punishment inflicted for offences committed in the Lock-up.
- V. Register of under-trial prisoners.
- VI. Medical Officer's Minute Book.
- VII. Visitors' Book.
- VIII. Contingent Bills.

44. Admission of prisoners into the Lock-ups shall be in accordance with the following rules:—

I. In cases tried by all Magistrates and Sessions Judges—

(A) all persons sentenced to imprisonment for a term of 30 days or under, shall be sent to the Lock-up of the Taluk or the Sub-Taluk in which the sentence is passed,

(B) and all persons sentenced to more than 30 days' imprisonment, shall be sent to the following Jails:—

In the Bangalore, Kolar, Tumkur, Chitaldroog and Kadur Districts....	To the Bangalore Central Jail.
In the Mysore and Hassan Districts	To the Mysore Jail.
In the Shimoga District	To the Shimoga Jail.

Provided however that in cases tried by Railway Magistrates, all persons sentenced to more than 30 days' imprisonment shall be sent—

(1) to the Mysore Jail in those cases in which sentence is passed in the Mysore District; and

(2) to the Bangalore Central Jail, in other cases.

II. In the foregoing rules, imprisonment means imprisonment as a substantive sentence and not in default of payment of fine.

III. Provided that if, at any time, the existing accommodation, calculated at 500 cubic feet and 36 superficial feet for each prisoner, is not sufficient for the actual numbers confined in any Lock-up, so many prisoners must be sent to the Head-quarters Jail as shall provide the required accommodation for the remainder.

IV. The distance to be travelled by prisoners sent in to the Head-quarters Jail shall ordinarily be 15 miles a day. But no prisoner physically unfit shall be forced to march at that rate.

V. No convicted prisoners shall be confined in any Taluk Lock-up which is situated within 10 miles of either of the Jails at Shimoga, Mysore or Bangalore. Convicted prisoners, who would otherwise have been confined in such Lock-up, shall be sent on to such of the said Jails as is nearest.

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(No. 1, Continued.)Remarks.Remarks.

(No. V.—Continued.)

Caste and profession.	Residence.	Marks or appearance.	Committed to Sessions and date.	Convicted or discharged and date.	List of property with their value.	Date of return of property.	Signature of the Officer in charge.
9	10	11	12	13	14	15	16

(No. VI.) Medical Officer's Minute Book.

Month and Date.	Remarks.	Dafadar's Initials.
1	2	3

(No. VII.) Visitors' Book.

Month and Date.	Minutes by the Visiting Officer.	Orders.
1	2	3

APPENDIX A.

Diet Scale for European and Eurasian Prisoners confined in the Taluk
Lock-ups in the Districts in the Province of Mysore.

Articles.	Ordinary (B) scale for laboring Convicts.							Other scales.	
	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Full (A) scale for long term convicts at hard labor—as B scale except—	
	oz.	oz.	oz.	oz.	oz.	oz.	oz.		
Bread	12	12	12	12	12	12	12	Bread	oz. ... 16
Meat	8	8	8	8	8	8	8	Meat	" ... 10
Rice	8	8	8	8	8	8	8	Vegetables	" ... 12
Vegetables	10	10	10	10	10	10	10	Ghee	" ... 1½
Salt	¾	¾	¾	¾	¾	¾	¾	For Non-labor, Under-trial and under 7 days' sentence—as B scale except—	
Onions	½	½	½	½	½	½	½		
Curry powder	¾	0	¾	0	¾	0	¾		
Pepper	0	¾	0	¾	0	¾	0		
Dal	1	1	1	1	1	1	1		
Ghee	1	1	1	1	1	1	1	Punishment diet, Bread 1 lb. Water 2 pints.	
Tamarind	½	0	½	0	½	0	½	Females: For all long term convicted prisoners.	
Lime Pickle	½	½	½	½	½	½	½		
Sugar	1	1	1	1	1	1	1	On curry days. On stew days.	
Coffee	1	1	1	1	1	1	1		
Milk	½ Pint daily.							Bread	oz. 12 oz. 12
Firewood	2-lbs. daily.							Meat	" 6 " 6
								Vegetables	" 8 " 8
								Rice	" 8 " 8
								Dal	" 1 " 1
								Ghee	" 1 " 1
								The other ingredients the same as for males.	
								Medium or B scale for Short term, Under-trial or Non-labor.	
								On curry days. On stew days.	
								Bread	oz. 8 oz. 8
								Meat	" 4 " 4
								Vegetables	" 8 " 8
								Rice	" 6 " 6
								Dal	" 1 " 1
								Ghee	" 1 Ghee " 1
								The other ingredients the same as above.	

Food to be cooked as *stew* on Monday, Wednesday, Friday.

Do do as *curry* on Sunday, Tuesday, Thursday, and Saturday.

4 Drains of salt to be issued powdered and eaten with the food.

Half of the vegetables to be potatoes.

Coffee to be made with 1 pint of water.

Late Admissions to receive 1 pint of soojee gruel (4 oz. of soojee and 2 oz. of sugar) or pepper water and rice (4lb).

The full or (A) scale not to be given except for health reasons.

APPENDIX B.

Table of Diet to be observed for all Classes of Native Prisoners in the Taluk Lock-ups in Mysore.

	Men sentenced to rigorous imprisonment for one month and under.							Simple, women and under-trial.							Juvenile Prisoners.						
	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.
Rice	0	12	0	24	0	12	0	0	0	0	0	0	0	20	0	10	0	0	0	10	0
Ragi	24	12	24	24	24	12	24	20	20	20	20	20	20	0	20	10	20	20	20	10	20
Dal or ballar...	3	2	3	3	3	3	3	2	2	2	2	2	2	2	2	2	2	2	2	2	2
Meat (with bone)	0	4	0	0	0	0	0	0	0	0	0	0	0	0	0	3	0	0	0	3	0
Tyre	0	0	0	0	0	0	0	0	8	0	0	0	0	0	0	0	0	0	0	0	0
Gingelly oil	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	0	1	1	1	0	1	1
Ghee	0	0	0	0	0	0	0	0	0	0	0	0	0	0	$\frac{1}{8}$	0	0	0	$\frac{1}{8}$	0	0
Tamarind	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Salt	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Curry-powder	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16
Onions	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Garlic	32	32	32	32	32	32	32	32	32	32	32	32	32	32	64	64	64	64	64	64	64
Vegetables	6	6	6	6	6	6	6	6	6	6	6	6	6	6	5	5	5	5	5	5	5
Firewood*

1½ or 2 lbs. daily.

1½ or 2 lbs. daily.

1½ or 2 lbs. daily.

2 Drains of salt to be issued powdered and eaten when sprinkled over the food.

*Where closed fire places are in use, 14 lbs. of firewood will be served out, where open fire places, 2 lbs.

Men who do not eat meat to get 3 oz. of dal and 8 drams of ghee on meat days.

Under-trial prisoners, tyre and meat, if over two months in confinement. Rice may be given entirely to any under-trial prisoner unaccustomed to ragi and to any one whom ragi disagrees with, at recommendation of Medical Officer.

Juveniles under 14 years to get 16 oz. of grain and 2 oz. of meat.

B. 116 = 40 Rs. in weight. 1 Oz. = 2½ Rs. in weight. 1 Dram = 2½ annas in weight (in silver.)

The 28th January 1893.

No. 13479—R. 1629-92.—Under Section 55 (g) of the Excise Act XXII of 1881, the Government of His Highness the Maharaja, make the following rules for regulating the appointments by Deputy Commissioners under Section 24 of the said Act, for the collection of Excise Revenue and for the prevention of offences against the Act :—

1. The following persons may be appointed by Deputy Commissioners to be officers for the collection of Excise Revenue :—

- (1) All Assistant Commissioners.
- (2) Amildars, Deputy Amildars, Taluk Sheristadars, Shekdars, and Abkari Inspectors.
- (3) With the sanction of the Excise Commissioner any other official.

2. The following persons may be appointed by Deputy Commissioners to be officers for the prevention of offences :—

- (1) All Assistant Commissioners.
- (2) All Superintendents and Assistant Superintendents of Police.
- (3) All Amildars and Deputy Amildars.
- (4) All officers of the Land Revenue, Excise (Abkari and Sayer), Octroi and Forest Departments whose pay is not less than Rs. 10—0—0 per mensem.
- (5) With the sanction of the Excise Commissioner, any other officials.

The 2nd February 1893.

No. 13474—R. F. 210-92.—With reference to Government Notification No. 8305—R. F. 209-92, dated 14th December 1892, and No. 8372—R. F. 210-92, dated 15th idem, the Deputy Commissioners of Districts are hereby authorized to revise, correct or re-arrange subject to the approval of the Excise Commissioner, the arrack and toddy vend farms shown in the schedules appended to the aforesaid Notifications.

No. 13554—R. F. 184-92.—Under Section 1 of the Special Rules for the grant of loans for the construction of Irrigation wells published under Notification No. 183, dated 21st July 1891, it is hereby declared that the said rules shall apply to the Taluk of Kadur and the Maidan portion of the Tarikere Taluk, in the Kadur District.

THE 27TH JANUARY 1893.

No. 12981—R. F. 208-92.—The following Rules framed by the Government of His Highness the Maharaja of Mysore under Section II Act XVI of 1863 as extended to Mysore by Regulation 11 of 1885 for the Methylation, Storage, Fixing the value, and Sale of Spirits rendered effectually and permanently unfit for human consumption are hereby promulgated for general information.

A register in the form appended shall be maintained at distilleries and warehouses whence methylated spirits are issued under Act XVI of 1863 and the following instructions shall be observed in this behalf :—

(i) Spirit methylated for use exclusively in arts, manufactures or chemistry, and which has been rendered effectually and permanently unfit for human consumption, is subject only to an *ad valorem* duty of 5 per cent on the value of the spirits alone, and not on that of the mixture.

(ii) Whenever spirit is to be rendered effectually and permanently unfit for human consumption, the ingredient to be used for admixture with the spirit shall be caoutchoucine, and it shall be mixed with the spirit in the proportion of one part by volume of the caoutchoucine to 99 parts by volume of the spirit, which shall not be of less strength than 30° over proof.

(iii) But when it can be proved to the satisfaction of the Excise Commissioner in Mysore that the presence of caoutchoucine will render the spirit unsuitable for the purpose for which it is required, special sanction may be obtained from that officer for the use of woodnaptha (Methylic Alcohol) instead of caoutchoucine. In this case, one part by volume of crude woodnaptha shall be mixed with nine parts by volume of spirits having a strength not less than 30° over proof.

(iv) The caoutchoucine or the woodnaptha before its admixture with the spirit must be tested by the Chemical Examiner to Government, who must certify to the Excise Commissioner in Mysore that it is of the proper strength and fitted, if used

in the above mentioned proportions, to effectually and permanently render unpalatable and unfit for human consumption the spirit with which it is mixed.

(a) Should it be found impracticable to obtain caoutchoucine or crude woodnaphtha of the required quality to mix in the aforesaid proportions, the Chemical Examiner shall direct the said proportions to be so raised as to render spirits mixed therewith effectually and permanently unfit for human consumption ere issued.

(v) The caoutchoucine or woodnaphtha so tested and certified by the Chemical Examiner shall be kept under the lock and key of the Distillery Officer in whose presence only methylation shall be allowed.

(vi) No methylated spirits shall be allowed to pass out of a distillery or warehouse unless covered by a Pass issued by the Officer in charge thereof.

(vii) For the purpose of fixing the amount of duty to be levied on such spirits, their market-value shall be determined by the Excise Commissioner in Mysore subject to approval of Government.

(viii) No greater quantity than 100 gallons of spirits shall be passed for sale under a single permit to any trader without the sanction of the Excise Commissioner in Mysore who shall be at liberty to refuse a permit on this or any other grounds without assigning his reasons except to Government in case of appeal.

(ix) Materials intended for use in the methylation of spirits must be delivered by the distiller of the Government Central Distillery at Bangalore into the charge of the officer who will take a sample from each separate cask or parcel thereof and forward the same to the Excise Commissioner in Mysore for transmission to the Chemical Examiner, and will secure the bulk under a lock in a separate secure room or godown to be provided by the distiller. No portion of such bulk shall be used for the purpose of methylation or be transferred to the warehouse until the receipt of the Chemical Examiner's report. On the receipt thereof, if it be to the effect that the materials are not suitable for use in methylation, the officer shall deliver the same to the distiller who shall be bound forthwith to remove the same from the premises and not to bring them back again. If, however, the Chemical Examiner's report is to the effect that the materials are suitable for use in methylation, the officer will cause them to be removed into and to be secured in the Distillery warehouse, and will at the same time enter them in the Register appended to these Rules.

(x) The officer must personally attend during the whole process of the methylation of spirits.

(xi) No permit may be granted for the removal by any person for private use of a larger quantity of methylated spirits than one gallon at a time.

Register of methylation in the

Distillery.

[illegible]

Signature ರಾಜಾ.

APPENDIX S. (i)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____ for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the separate shop-keepers in the existing wholesale Depôt in the City of Bangalore, (which will henceforth be called a Bonded Depôt), on production of Treasury receipts in proof of prepayment of duty and price of such liquor;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of liquor to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying present Depôt;

(3) that as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of liquor conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever;

(4) that the usual establishment required for such Depôt and the house rent shall be paid for by myself;

(5) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan);

(8) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt license-Appendix R;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District and appoint qualified men instead without delay;

(10) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôt in due time;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis Major excepted); shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employes, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited; and to cancel the contract with the previous sanction of Government;

(13) that the imposition of a fine or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____

189

Scaled, signed and delivered in the presence of us:—

Witnesses:—

1.

2.

APPENDIX S. (ii)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the various Depôts in the Districts of Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga and Chitaldroog, in quantities sufficient to meet the demand of the farms and separate shops dependent on such Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the various arrack vend renters or farmers and separate shop-keepers in the existing wholesale Depôts, (which will henceforth be called Bonded Depôts), in the aforesaid seven Districts of the Mysore State, on production of Treasury receipts in proof of prepayment of duty and price of such liquors;

(2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to carry the requisite supply of liquor to any new Depôts that may be opened in any tract, or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than supplying present Depôts;

(3) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of liquor conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding two per cent on the quantity of liquor removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers;

(4) that the usual establishment required for such Depôts and the house rent shall be paid for by the farmers and separate shop-keepers dependent on the Depôts, in the proportion of the number of gallons of liquor drawn by each from such Depôts;

(5) that the establishment at such Depôts shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzar Treasury the sum of rupees five thousand in cash, (or Government Securities duly endorsed in favor of the Dewan)

(8) that I equally with the Depôt-keepers shall be bound by the conditions of the Depôt license Appendix R;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay;

(10) that I shall be bound to make good the loss accruing to Government and the farmers and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôts in due time;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis Major excepted), over and above the aforesaid two per cent wastage, shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud, by my servants, agents or employés, it shall be competent, to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited; and to cancel the contract with the previous sanction of Government;

(13) that the imposition of a fine, or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of 189 _____.

Sealed, signed and delivered in the presence of us :—

Witnesses :—

- 1.
- 2.

The 3rd February 1893.

No. 13214—R. F. 184-92.—Under Section 1 of the Special Rules for the grant of loans for the construction of Irrigation wells published under Notification No. 183, dated 21st July 1891, it is hereby declared that the said Rules shall apply to the Taluks of Channagiri and Honnali in the Shimoga District with effect from the 1st April 1892.

The 6th February 1893.

No. 13265—G. 3038.—Mr. Chengaiya Chetti, Assistant Superintendent, Railway Police, delivered over, and Mr. K. P. Puttanna Chetti, Head Quarter Superintendent of Police, assumed, charge of the Railway Police, on the forenoon of the 27th January 1893.

The 9th February 1893.

No. 13424—G. 3090.—P. Srinivas Rao, Amildar of the Chikmagalur Taluk, who was granted casual leave of absence for 15 days in Notification No. 8618—G. 2098-92, dated 16th December 1892, having availed himself of only 11 days, from 29th December 1892 to 8th January 1893, the unexpired portion, viz., 4 days is hereby cancelled.

The 10th February 1893.

No. 13417—G. 3082.—In modification of the orders contained in Notification No. 13082—G. 1. 2908, dated 27th January 1893, the Government of His Highness the Maharaja are pleased to direct that, as a temporary measure, or until further orders—

- (1) Mr. N. Naranaingar, Assistant Commissioner on general duty in the Kadur District, be, on the expiration of his leave, transferred to the Kolar District for general duty and relieve Mr. A. Coopposawmi Mudaliar, transferred to the Mysore District and hereby appointed Vice-President of the Municipal Board at Mysore.
- (2) Mr. K. Ramaswamaiengar will continue as Assistant Commissioner on general duty in Kadur District.
- And (3) Mr. K. Srinivasa Rao will continue as Vice-President of the Municipal Board at Bangalore.

No. 13460—G. 3101.—Mr. Narayanaingar, General Assistant Commissioner, Kadur District, who was granted privilege leave of absence for three months in Notification No. 2200—G. 574-92, dated 13th August 1892, having been recalled to duty after the expiry of one month thereof from 25th August to 24th September 1892 and employed on Special duty up to 10th December 1892, has been permitted to avail himself of the remaining portion of the privilege leave, viz., 2 months from the 11th December 1892.

No. 13415—G. 3080.—Mr. B. Basavaradhya, B. A., B. L., Munsiff of Maddagiri, is granted 15 days' privilege leave of absence on half pay from 11th instant, or from such date as he may avail himself of it.

2. Mr. V. Vaidyalinga Mudaliar, Sheristadar of the District and Sessions Court of the Nundydroog Division, is appointed to act as Munsiff of Maddagiri in the last grade, during the absence of Mr. B. Basavaradhya on privilege leave or until further orders.

The 11th February 1893.

No. 13514—G. 287-92.—Under Section 218 of the Mysore Service Regulations, Mr. Haji Syed Nasiruddin, is granted three months' leave on medical certificate with effect from the 6th February 1893.

By Order,
T. ANANDA ROW,
Chief Secretary.



The Mysore Gazette.

No. 8

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, FEBRUARY 23, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL

NOTIFICATIONS.

The 27th December 1892.

No. 12167—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

- (a) to appoint Reverend Ernest William Redfern of the Wesleyan Mission as Marriage Registrar for the said territories outside the limits of the Civil and Military Station, Bangalore, and
- (b) to license the said Reverend Ernest William Redfern to grant certificates of marriage within the said territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 20th January 1893.

No. 12632—J. F. 39-92.—The following rules sanctioned by the Government of His Highness the Maharaja of Mysore, in Government Proceedings No. 12585-96—J. F. 39-92, dated 22nd December 1892, are published for general information :—

Rules applicable to Convicted and Under-trial Prisoners in the Lock-ups.

1. The classes of prisoners to be kept in Lock-ups are:—

- (a) Convicted prisoners sentenced to 30 days and under.
- (b) Prisoners under-going trial.
- (c) Prisoners committed to Sessions.

2. No prisoner should be received in a Lock-up without a warrant or written order from a Magistrate, nor should any prisoner be allowed to attend Court, or in any way leave the prison, without such order; when a prisoner is taken to Court under an escort of Police and detained over the night, he should not be admitted to the Lock-up without a written order from the Magistrate.

3. Prisoners in the Lock-ups are not to have their hair cut, or their beard clipped, or shaved.

4. All female convicted prisoners will be kept totally apart from the male convicted prisoners, in such a manner as to prevent them seeing or conversing or holding any intercourse with men.

5. Prisoners sentenced to simple imprisonment are to be kept apart from those sentenced to rigorous imprisonment.

6. Prisoners under-trial before the Magistrate and committed to the Sessions should not be allowed to mix with convicted prisoners.

7. When one of a gang of under-trial prisoners has been admitted by the Committing Magistrate as an approver, he should invariably be kept separate and apart in the Lock-up from the rest of the gang.

8. Female convicted prisoners are to be separated from under-trial prisoners in the same way as males.

9. Juvenile prisoners, before and after conviction, must be kept separate from adult prisoners.

N. B.—Rules 4 to 9 will be observed by all the District Lock-ups and by Taluk Lock-ups, if possible.

10. Prisoners in the Lock-ups, except these rigorously imprisoned, will be allowed to wear their own clothing, provided it is good and clean. They may also be allowed their own food, provided the meals are served in the presence of the Lock-up Officer. Every prisoner sentenced to rigorous imprisonment shall work on admission, unless he be prevented by sickness from doing so.

11. All prisoners under trial shall be allowed their own clothes and use their own bedding; if they have no clothes or bedding, the Officer in charge of the Lock-up shall provide them with the same, according to the scale sanctioned for the Lock-up, the cost thereof being charged in the contingent bill.

12. Convicted prisoners, when sent to Court for trial, should not be placed in the dock with irons on their legs.

13. Every prisoner will be required to wash his own clothing, except in the case of sick prisoners, whose clothing will be washed by some other prisoner.

14. A ticket showing his number, name, crime, term and date of release, will be supplied to each prisoner, to be constantly worn or kept by him.

15. On the admission of a prisoner, he should be searched, and the list of all his property should be entered in a book kept for the purpose, and each entry should be signed by the owner of the property. The properties of each of the prisoners shall be put in a bag duly labelled with his number, number of the case, number of warrant and name of the prisoner, and kept in a box which should be securely lodged in the Taluk Treasury Guard Room.

16. The following offences against discipline are to be read over and explained to every prisoner, on his first admission to the Lock-up, by the Lock-up Gumasta :—

- I. Wilful disobedience to these regulations of the prison.
- II. Assault or use of criminal force.
- III. Use of insulting or threatening language to any officer or prisoner.
- IV. Indecent or disorderly behaviour.
- V. Wilfully disabling himself from labor.
- VI. Refusing to take food prepared and served in the Lock-up.
- VII. Contumaciously refusing to work.
- VIII. Filing or cutting irons or bars.
- IX. Idleness or negligence at work.
- X. Wilful mismanagement of work entrusted to a prisoner.
- XI. Wilful damage to prison property.
- XII. Conspiring to escape, or to assist in escaping, or to commit any other of the offences aforesaid.

17. No one will be allowed to bring, throw, or attempt, by any means whatever, to introduce into the Lock-up, any spirituous or fermented liquor, or tobacco, or intoxicating or poisonous drugs, or other forbidden articles.

18. The offences against the Rules mentioned in Section 16 above, are to be reported to the Officer in charge, giving a brief account of the offence, together with the statement of the prisoner. The said Officer will enquire into the offence and punish the offender in any one of the following ways :—

- (a) by change of labour to some form less agreeable to the convict,
- (b) penal or reduced diet for a day or two, in consultation with the Medical Officer,
- (c) solitary confinement for a day or two.

19. If any prisoner, on or after admission, be found to be sick, he shall at once be placed under treatment and be sent to the nearest Hospital or Dispensary. If he is too weak to be so taken, the Medical Officer should visit him once daily and oftener, if necessary.

20. No convicted or under-trial prisoner, confined in a Lock-up, should be despatched to the Head-quarters of the District, or elsewhere, for trial or for other purposes, unless the Officer in charge of the Lock-up is satisfied, after personal examination, that the prisoner is in a fit condition to travel. In cases of doubt, he should apply, in writing, for the advice of the Medical Officer and act according to his advice, which should also be given in writing.

21. Similar precautions should be observed in the case of prisoners who may, on their way to another station, be taken ill. They should be sent to the nearest Hospital for treatment, either by cart or otherwise as the circumstances of each case may require.

22. It shall be considered a standing order that, on the occurrence of an unnatural or sudden death in the Lock-up, the body is, if possible, to be left in the same position in which it is found, until the arrival of the Medical Officer.

23. Permission shall be granted to prisoners to see their friends occasionally, to enable them to execute a power of attorney for the purpose of preferring an appeal. Such visits should be between 8. A. M. and 4. P. M.

24. Petitions of appeal from prisoners in Lock-ups are to be written, if the prisoners so desire, by a Lock-up Official, free of all charges and forwarded on to the appellate court by the Lock-up Officer. When the appeal is presented by friends of the prisoner, the petition of appeal is not to be written by a Lock-up Official, except under the order of the Officer in charge of the Lock-up. Such order is only to be given under very special circumstances. The Officer in charge of Lock-up should refuse to countersign and to forward appeal memos from prisoners which are worded improperly and indecorously.

25. When any prisoner wishes to execute a power of attorney for the purpose of preferring an appeal, the Officer in charge of the Lock-up will have it duly attested.

26. The Police shall guard the Lock-up whenever there are prisoners, and the cost of guarding shall be calculated as laid down in Resolution "I," dated 4th December 1879, and it will be entered in the Annual Return No. X as nominal cost. In the case of District Lock-ups, separate guarding establishments sanctioned by Government will be maintained.

27. Rations shall be issued to the convicts and under-trial prisoners, in accordance with the scale of diet prescribed (*vide* Appendices A and B), and correct accounts kept in the form prescribed for Lock-up contingent bills.

28. A blanket and matting whereon to sleep shall be provided for every sentenced prisoner.

29. A Medical Officer should visit the Lock-up at least once a week and satisfy himself as to the general sanitation and health of the prisoners, also as to their food, and enter his visits and remarks in a book set apart for the purpose. Should the Medical Officer find the general sanitation bad, he should at once report the matter to the Officer in charge of the Lock-up.

30. It shall be the duty of the Officer in charge of the Lock-up to provide penal labor for all prisoners confined in the Lock-up under sentence of rigorous imprisonment, and how the prisoners are employed shall be shown in a separate column in the monthly statement at present submitted.

31. The convicted prisoners (sentenced to rigorous imprisonment) should be employed in keeping the Lock-up clean, in drawing water and cutting firewood, required for the use of Lock-ups; also in doing any repairs to the Lock-up as far as possible. If convenient, they may also be employed on any remunerative labor. Should there be any surplus number of prisoners, they should be employed in road mending, but on no account should they be employed by the prison officials on private work.

32. Prisoners who are received in the Lock-ups, pending transfer to the District Jail, should be made to work like other prisoners during their stay in the Lock-ups.

33. When prisoners are employed outside the Jail, one peon will guard every five prisoners, the pay of these peons to be charged to the Officer or Department employing the convict labor.

34. Prisoners sentenced to simple imprisonment, if willing to work, should receive full rations.

35. Wherever there is a Munsiff, he will be in charge of the Lock-up, one of his Gumastas attending to the clerical work of the Lock-up, and in other places, the Amildar, Deputy Amildar, or the Sheristadar, one of his Gumastas or a literate Dafadar being deputed to do the clerical work. For the District Lock-up, a separate establishment will be allowed with the sanction of Government.

36. Under-trial prisoners shall be subject to no further restraint than is necessary to their safe custody. They must, however, conform themselves to the Rules of the Lock-up and, for insubordination, will be liable to punishment. They are required to be clean in clothing and person. They shall have all reasonable facilities for conversing with their friends and legal advisers.

37. The Officer in charge of the Lock-up shall visit the Lock-up every morning and inspect all the prisoners in the Lock-up and satisfy himself that the prisoners are clean in their person and have proper clothing. He shall frequently satisfy himself that the diet articles are properly issued and properly cooked and distributed. He shall occasionally visit the Lock-up at meal times. He shall verify the inventory of the property in the Lock-up every quarter and shall curtail expenses of all kinds. He shall cause a strict account to be kept of all clothing.

38. No one shall be allowed to sell, or let, or derive any benefit from selling or letting any article to any prisoner.

39. The Police or other Officer acting as Gate Porter, or guarding the Lock-up may examine any thing carried in or out of the Lock-up, and may stop and search any person suspected of bringing in spirits or other prohibited articles into the Lock-up.

40. The Officer in charge of the Lock-up shall keep a correct inventory of all clothing, bedding, furniture, tools, cooking utensils, and other Government property belonging to the Lock-up. He shall be held responsible for the safe custody of all property belonging to the prisoners. He shall not allow any prisoner to retain any of his property, but, immediately on the prisoner coming to prison, deprive him of it. On the release of the prisoner, the property will be returned to him, and a receipt obtained from the prisoner should be duly attested by the Officer in charge of the Lock-up in whose presence the property is delivered.

41. The Officer in charge of the Lock-up shall frequently, at uncertain times, search every prisoner, his clothing and bedding, with a view to ascertain whether he has any prohibited articles. He shall also visit the Lock-up at night. Smoking is strictly prohibited in the Lock-up.

42. The Night Watchman or Guard will look to the protection duties, and prevent any escape, disturbance or out-break.

43. The Officer in charge will be held responsible for the correct keeping of the Registers and Accounts, as per Forms referred to in the Appendix.

- I. Register of admission of prisoners in the Lock-up.
- II. Register showing when each prisoner is to be released.
- III. Register showing the employment of prisoners.
- IV. Register of punishment inflicted for offences committed in the Lock-up.
- V. Register of under-trial prisoners.
- VI. Medical Officer's Minute Book.
- VII. Visitors' Book.
- VIII. Contingent Bills.

44. Admission of prisoners into the Lock-ups shall be in accordance with the following rules:—

I. In cases tried by all Magistrates and Sessions Judges—

(A) all persons sentenced to imprisonment for a term of 30 days or under, shall be sent to the Lock-up of the Taluk or the Sub-Taluk in which the sentence is passed,

(B) and all persons sentenced to more than 30 days' imprisonment, shall be sent to the following Jails:—

In the Bangalore, Kolar, Tumkur, Chitaldroog and
Kadur Districts... ..
In the Mysore and Hassan Districts
In the Shimoga District

To the Bangalore Central Jail.
To the Mysore Jail.
To the Shimoga Jail.

Provided however that in cases tried by Railway Magistrates, all persons sentenced to more than 30 days' imprisonment shall be sent—

(1) to the Mysore Jail in those cases in which sentence is passed in the Mysore District; and

(2) to the Bangalore Central Jail, in other cases.

II. In the foregoing rules, imprisonment means imprisonment as a substantive sentence and not in default of payment of fine.

III. Provided that if, at any time, the existing accommodation, calculated at 500 cubic feet and 36 superficial feet for each prisoner, is not sufficient for the actual numbers confined in any Lock-up, so many prisoners must be sent to the Head-quarters Jail as shall provide the required accommodation for the remainder.

IV. The distance to be travelled by prisoners sent in to the Head-quarters Jail shall ordinarily be 15 miles a day. But no prisoner physically unfit shall be forced to march at that rate.

V. No convicted prisoners shall be confined in any Taluk Lock-up which is situated within 10 miles of either of the Jails at Shimoga, Mysore or Bangalore. Convicted prisoners, who would otherwise have been confined in such Lock-up, shall be sent on to such of the said Jails as is nearest.

(No. 1.) Register of admission of Prisoners in the Lock-up, of—

Serial Number.		No. of Case.		Name of Court.		No. of Warrant.		Date of admission.		Name and father's name.		Residence.		Caste and Profession.		Age.		Marks or Appearance.		Term and Nature of sentence.	
1	2	3	4	5	6	7	8	9	10	11											

(No. 1. Continued.)

Date of release.		List of Prisoner's property, with their value.		Date of return of property.		Signature of the Officer in charge.		Died or escaped.		Released on Appeal, or payment of fine.		Transferred to other places.		Transferred to Lunatic Asylum.		Remarks.	
12	13	14	15	16	17	18	19	20									

(No. II.) Register showing when each Prisoner is to be released.

No. of the Case.		No. of the Warrant.		Name.		Date of release.		Remarks.	
1	2	3	4	5					

(No. III.)

Register showing the employment of Prisoners in the Lock-up

	Date.	Daily No. of Prisoners.	No. of the Warrant.	Name of the Prisoner.	Place of work.	Names of works.	Remarks.
1	2	3	4	5	6	7	

(No. IV.) Register of punishment inflicted for offences committed in the Lock-up

	No. of the Case.	No. of Warrant.	Name of Prisoner.	Date and nature of the offence.	Statement of the Prisoner.	Date and extent of punishment.	Remarks by the O in charge.
1	2	3	4	5	6	7	

(No. V.)

Register of under-trial Prisoners.

	Serial Number.	Date of admission.	Name of the Court.	No. of the Case.	Name of Complainant.	Name of the accused.	Age.
1	2	3	4	5	6	7	

(No. V.—Continued.)

9	Caste and profession.
10	Residence.
11	Marks or appearance.
12	Committed to Sessions and date.
13	Convicted ^b or discharged and date.
14	List of property with their value.
15	Date of return of property.
16	Signature of the Officer in charge.

(No. VI.) Medical Officer's Minute Book.

1	Month and Date.
2	Remarks.
3	Dafadar's Initials.

(No. VII.) Visitors' Book.

1	Month and Date.
2	Minutes by the Visiting Officer.
3	Orders.

APPENDIX A.

Diet Scale for European and Eurasian Prisoners confined in the Taluk
Lock-ups in the Districts in the Province of Mysore.

Articles.	Ordinary (B) scale for laboring Convicts.							Other scales.	
	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Full (A) scale for long term convicts at hard labor—as B scale except—	
	oz.	oz.	oz.	oz.	oz.	oz.	oz.		
Bread	12	12	12	12	12	12	12	Bread	16
Meat	8	8	8	8	8	8	8	Meat	10
Rice	8	8	8	8	8	8	8	Vegetables	12
Vegetables	10	10	10	10	10	10	10	Ghee	1½
Salt	¾	¾	¾	¾	¾	¾	¾	For Non-labor, Under-trial and under 7 days' sentence—as B scale except—	
Onions	½	½	½	½	½	½	½		
Curry powder	0	0	0	0	0	0	0		
Pepper	0	¾	0	¾	0	¾	0		
Dal	1	1	1	1	1	1	1		
Ghee	1	1	1	1	1	1	1	Bread 1 lb. Water 2 pints.	
Tamarind	½	0	½	0	½	0	½	Females : For all long term convicted prisoners.	
Lime Pickle	½	½	½	½	½	½	½		
Sugar	1	1	1	1	1	1	1	On curry days. On stew days.	
Coffee	1	1	1	1	1	1	1		
Milk	½ Pint daily.							Bread	12
Firewood	2 lbs. daily.							Meat	6
								Vegetables	8
								Rice	8
								Dal	1
								Ghee	1
								The other ingredients the same as for males.	
								Medium or B scale for Short term, Under-trial or Non-labor.	
								On curry days. On stew days.	
								Bread	8
								Meat	4
								Vegetables	8
								Rice	6
								Dal	1
								Ghee	1
								The other ingredients the same as above.	

Food to be cooked as *stew* on Monday, Wednesday, Friday.

Do do as *curry* on Sunday, Tuesday, Thursday, and Saturday.

4 Drams of salt to be issued powdered and eaten with the food.

Half of the vegetables to be potatoes.

Coffee to be made with 1 pint of water.

Late Admissions to receive 1 pint of soojee gruel (4 oz. of soojee and 2 oz. of sugar) or pepper water and rice (4lb).

The full or (A) scale not to be given except for health reasons.

Table of Diet to be observed for all Classes of Native Prisoners in the Taluk Lock-ups in Mysore.

	Men sentenced to rigorous imprisonment for one month and under.							Simple, women and under-trial.							Juvenile Prisoners.						
	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.	Sunday.
	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.	OZ.
Rice ...	0	12	0	24	0	12	0	0	0	0	0	0	0	20	0	10	0	0	0	10	0
Ragi ...	24	12	24		24	12	24	20	20	20	20	20	20	0	20	10	20	20	20	10	20
Dal or ballar...	3	2	3	3	3	3	3	2	2	2	2	2	2	2	2	2	2	2	2	2	2
Meat (with bone)	0	4	0	0	0	0	0	0	0	0	0	0	0	0	0	3	0	0	0	3	0
Tyre ...	0	0	0	0	0	0	0	0	8	0	0	0	0	0	0	0	0	0	0	0	0
Gingelly oil. ...	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$	0	1	1	1	0	1	1
Ghee ...	0	0	0	0	0	0	0	0	0	0	0	0	0	0	$\frac{1}{2}$	16	16	16	$\frac{1}{2}$	16	16
Tamarind ...	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Salt ...	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{5}{16}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Curry-powder	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16	16
Onions ...	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
Garlic ...	32	32	32	32	32	32	32	32	32	32	32	32	32	32	64	64	64	64	64	64	64
Vegetables ...	6	6	6	6	6	6	6	6	6	6	6	6	6	6	5	5	5	5	5	5	5
Firewood* ...	1½ or 2 lbs. daily.							1½ or 2 lbs. daily.							1½ or 2 lbs. daily.						

2 Drains of salt to be issued powdered and eaten when sprinkled over the food.

*Where closed fire places are in use, 1½ lbs. of firewood will be served out, where open fire places, 2 lbs.

Men who do not eat meat to get 3 oz. of dal and 8 drams of ghee on meat days.

Under-trial prisoners, tyre and meat, if over two months in confinement. Rice may be given entirely to any under-trial prisoner unaccustomed to ragi and to any one whom ragi disagrees with, at recommendation of Medical Officer.

Juveniles under 14 years to get 16 oz. of grain and 2 oz. of meat.

B. 1lb.=40 Rs. in weight. 1 Oz.=2½ Rs. in weight. 1 Dram=2½ annas in weight (in silver.)

The 28th January 1893.

No. 13479—R. 1629-92.—Under Section 55 (g) of the Excise Act XXII of 1881, the Government of His Highness the Maharaja, make the following rules for regulating the appointments by Deputy Commissioners under Section 24 of the said Act, for the collection of Excise Revenue and for the prevention of offences against the Act:—

1. The following persons may be appointed by Deputy Commissioners to be officers for the collection of Excise Revenue:—

- (1) All Assistant Commissioners.
- (2) Amildars, Deputy Amildars, Taluk Sheristadars, Shekdars and Abkari Inspectors.
- (3) With the sanction of the Excise Commissioner any other official.

2. The following persons may be appointed by Deputy Commissioners to be officers for the prevention of offences:—

- (1) All Assistant Commissioners.
- (2) All Superintendents and Assistant Superintendents of Police.
- (3) All Amildars and Deputy Amildars.
- (4) All officers of the Land Revenue, Excise (Abkari and Sayer), Octroi and Forest Departments whose pay is not less than Rs. 10—0—0 per mensem.
- (5) With the sanction of the Excise Commissioner, any other officials.

The 2nd February 1893.

No. 13474—R. F. 210-92.—With reference to Government Notification No. 8305—R. F. 209-92, dated 14th December 1892, and No. 8372—R. F. 210-92, dated 15th idem, the Deputy Commissioners of Districts are hereby authorized to revise, correct or re-arrange subject to the approval of the Excise Commissioner, the arrack and toddy vend farms shown in the schedules appended to the aforesaid Notifications.

No. 13554—R. F. 184-92.—Under Section 1 of the Special Rules for the grant of loans for the construction of Irrigation wells published under Notification No. 183, dated 21st July 1891, it is hereby declared that the said rules shall apply to the Taluk of Kadur and the Maidan portion of the Tarikere Taluk, in the Kadur District.

THE 27TH JANUARY 1893.

No. 12981—R. F. 208-92.—The following Rules framed by the Government of His Highness the Maharaja of Mysore under Section II Act XVI of 1863 as extended to Mysore by Regulation 11 of 1885 for the Methylation, Storage, Fixing the value, and Sale of Spirits rendered effectually and permanently unfit for human consumption are hereby promulgated for general information.

A register in the form appended shall be maintained at distilleries and warehouses whence methylated spirits are issued under Act XVI of 1863 and the following instructions shall be observed in this behalf:—

(i) Spirit methylated for use exclusively in arts, manufactures or chemistry, and which has been rendered effectually and permanently unfit for human consumption, is subject only to an *ad valorem* duty of 5 per cent on the value of the spirits alone, and not on that of the mixture.

(ii) Whenever spirit is to be rendered effectually and permanently unfit for human consumption, the ingredient to be used for admixture with the spirit shall be caoutchoucine, and it shall be mixed with the spirit in the proportion of one part by volume of the caoutchoucine to 99 parts by volume of the spirit, which shall not be of less strength than 30° over proof.

(iii) But when it can be proved to the satisfaction of the Excise Commissioner in Mysore that the presence of caoutchoucine will render the spirit unsuitable for the purpose for which it is required, special sanction may be obtained from that officer for the use of woodnaptha (Methylic Alcohol) instead of caoutchoucine. In this case, one part by volume of crude woodnaptha shall be mixed with nine parts by volume of spirits having a strength not less than 30° over proof.

(iv) The caoutchoucine or the woodnaptha before its admixture with the spirit must be tested by the Chemical Examiner to Government, who must certify to the Excise Commissioner in Mysore that it is of the proper strength and fitted, if used

in the above mentioned proportions, to effectually and permanently render unpalatable and unfit for human consumption the spirit with which it is mixed.

(a) Should it be found impracticable to obtain caoutchoucine or crude woodnaphtha of the required quality to mix in the aforesaid proportions, the Chemical Examiner shall direct the said proportions to be so raised as to render spirits mixed therewith effectually and permanently unfit for human consumption ere issued:

(v) The caoutchoucine or woodnaphtha so tested and certified by the Chemical Examiner shall be kept under the lock and key of the Distillery Officer in whose presence only methylation shall be allowed.

(vi) No methylated spirits shall be allowed to pass out of a distillery or warehouse unless covered by a Pass issued by the Officer in charge thereof.

(vii) For the purpose of fixing the amount of duty to be levied on such spirits, their market-value shall be determined by the Excise Commissioner in Mysore subject to approval of Government.

(viii) No greater quantity than 100 gallons of spirits shall be passed for sale under a single permit to any trader without the sanction of the Excise Commissioner in Mysore who shall be at liberty to refuse a permit on this or any other grounds without assigning his reasons except to Government in case of appeal.

(ix) Materials intended for use in the methylation of spirits must be delivered by the distiller of the Government Central Distillery at Bangalore into the charge of the officer who will take a sample from each separate cask or parcel thereof and forward the same to the Excise Commissioner in Mysore for transmission to the Chemical Examiner, and will secure the bulk under a lock in a separate secure room or godown to be provided by the distiller. No portion of such bulk shall be used for the purpose of methylation or be transferred to the warehouse until the receipt of the Chemical Examiner's report. On the receipt thereof, if it be to the effect that the materials are not suitable for use in methylation, the officer shall deliver the same to the distiller who shall be bound forthwith to remove the same from the premises and not to bring them back again. If, however, the Chemical Examiner's report is to the effect that the materials are suitable for use in methylation, the officer will cause them to be removed into and to be secured in the Distillery warehouse, and will at the same time enter them in the Register appended to these Rules.

(x) The officer must personally attend during the whole process of the methylation of spirits.

(xi) No permit may be granted for the removal by any person for private use of a larger quantity of methylated spirits than one gallon at a time.

Distillery:

[illegible]

The 16th January 1893.

No. 12582—R. 1486-92.—In para 3 of the Notification, dated 27th October 1891, Camp No. 393, directing that the assessment on coffee lands for which title-deeds have been issued may be paid on or before the 30th April following the official year for which it is due, the word "of" shall be substituted for the word "following."

The 26th January 1893.

No. 13182—R. 1567-92.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the Sarvamanya village of Mamballi in the Krishnarajpete Taluk.

No. 18186—R. 1570-92.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the alienated village of Gumbahalli in the Krishnarajpete Taluk.

The 30th. January 1893.

No. 13287—R. F.—255-92.—The Government of His Highness the Maharaja, are pleased to direct that the annexed forms N,S (i) and S'(ii) shall be read as part of the appendices to the Arrack Rules under the Excise Act XXII of 1881 as extended to Mysore by Regulation III of 1885, issued under Government Notification No. 495, dated 30th March 1892:—

APPENDIX.—N.

(ಅವೆಂಡಿಕ್ಸ್ N) ಪರಿಶಿಷ್ಟ—೨೯.

Extract from the Register of issues of liquor from the Bonded Warehouse or Bonded Depôt at _____ in the _____ Taluk, to the farmers and independent Shop-keepers for the day of _____ 189 .

ಸ೦ 189 ನೇ ಇಸವಿ

ಮಾಡೆ ನೇ ತಾರೀಖಿನಲ್ಲಿ

ತಾಲ್ಕೂ ನಲ್ಲಿರುವ

ಬಾಂಡೆಡ ವೇಣ್ಣಾಸಿನಿಂದ ಯಾ ಬಾಂಡೆಡ ಕೋಣೆಯಿಂದ ಏರ್ಕ್ಕುಗಳ ಗುತ್ತಿಗೆದಾರಿಗೆ ಸ್ವತಂತ್ರವಾದ ಅಂಗಡಿದಾರಿಗೆ ಸರಬರಾಯಿ ಮಾಡಿದ ಸಾರಾಯಿಗಳ ವಹಿಯ ಎಳೆಬ್ರಾಹ್ಮಣನೇ ಸಾರಾಣ.

Date.		Name of the Farm or Locality of separate shop.
		ಫಿರ್ದಾ ದ ಹೆಸರು ಯಾ ಸ್ವತಂತ್ರವಾದ ಅಂಗಡಿಯ ಸ್ಥಳ.
		Licenses No. of Farm of separate shop.
		ಫಿರ್ದಾ ವಿನ ಯಾ ಸ್ವತಂತ್ರವಾದ ಅಂಗಡಿಯ ಲೈಸೆನ್ಸ್ ನಂಬರು.
		Strength of liquor.
		ಸಾರಾಯಿಯ ಜೋರು.
		No. of Bottles, Casks, Jars, Kegs, &c., issued.
		ರವಾನಿಸಿದ ಸಾರಾಯಿ ಕೀಪೆ, ಪೀಪಾಯಿ, ಜಾಡಿ ಮುಂತಾದುದರ ಸಂಖ್ಯೆ.
		Total quantity of liquor issued.
		ರವಾನಿಸಿದ ಸಾರಾಯಿಯ ಒಟ್ಟು ಮೊತ್ತ.
		Amount of duty paid into the Treasury.
		ಖಜಾನೆಗೆ ಪಾವತಿ ಆದ ಇಕ್ರಾಬಿ ಮೊಬಲಗು.
		Amount of price of liquor paid into the Treasury.
		ಖಜಾನೆಗೆ ಪಾವತಿಯಾದ ಸಾರಾಯಿಯ ಬೀದಿ ಮೊಬಲಗು.
		Total.
		ಜಮಾ.
		Remarks.

ಕಾರ್ಯ

1893.

Signature ರೂಪ.

APPENDIX S. (i)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____ for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the separate shop-keepers in the existing wholesale Depôt in the City of Bangalore, (which will henceforth be called a Bonded Depôt), on production of Treasury receipts in proof of prepayment of duty and price of such liquor ;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of liquor to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying present Depôt ;

(3) that as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of liquor conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever ;

(4) that the usual establishment required for such Depôt and the house rent shall be paid for by myself ;

(5) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan) ;

(8) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt license-Appendix R ;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District and appoint qualified men instead without delay ;

(10) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôt in due time ;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thence, forth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis Major excepted), shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;

(13) that the imposition of a fine or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____ 189 _____.

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1.
2.

APPENDIX S. (ii)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the various Depôts in the Districts of Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga and Chitaldroog, in quantities sufficient to meet the demand of the farms and separate shops dependent on such Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

- (1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the various arrack vend renters or farmers and separate shop-keepers in the existing wholesale Depôts, (which will henceforth be called Bonded Depôts), in the aforesaid seven Districts of the Mysore State, on production of Treasury receipts in proof of prepayment of duty and price of such liquors ;
- (2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to carry the requisite supply of liquor to any new Depôts that may be opened in any tract, or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than supplying present Depôts ;
- (3) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of liquor conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding two per cent on the quantity of liquor removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers ;
- (4) that the usual establishment required for such Depôts and the house rent shall be paid for by the farmers and separate shop-keepers dependent on the Depôts, in the proportion of the number of gallons of liquor drawn by each from such Depôts ;
- (5) that the establishment at such Depôts shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;
- (6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;
- (7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees five thousand in cash, (or Government Securities duly endorsed in favor of the Dewan)
- (8) that I equally with the Depôt-keepers shall be bound by the conditions of the Depôt license Appendix R ;
- (9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay ;
- (10) that I shall be bound to make good the loss accruing to Government and the farmers and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôts in due time ;
- (11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis Major excepted), over and above the aforesaid two per cent wastage, shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;
- (12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud, by my servants, agents or employes, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;
- (13) that the imposition of a fine, or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____ 189

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1. _____
2. _____

The 3rd February 1893.

No. 13214—R. F. 184-92.—Under Section 1 of the Special Rules for the grant of loans for the construction of Irrigation wells published under Notification No. 183, dated 21st July 1891, it is hereby declared that the said Rules shall apply to the Taluks of Channagiri and Honnali in the Shimoga District with effect from the 1st April 1892.

The 11th February 1893.

No. 13570—G. F. 285-92.—Dr. A. S. Fernandes, Civil Surgeon, (*Sub protem*) at Chikmagalur, is confirmed as Civil Surgeon, 3rd Grade, with effect from 19th December 1891.

No. 13582—G. 3131.—Under Section 12 of the Code of Criminal Procedure, Mr. C. Raghavachariu, Assistant Commissioner, on General duty, Bangalore District, is invested with the powers of a Magistrate of the 2nd Class.

The 13th February 1893.

No. 13588—G. F. 92-92.—Mr. D. A. Choksi, L. M. & S., Acting Superintendent of the Central Jail is confirmed as Superintendent of the Central Jail, Bangalore.

No. 13586—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Chitaldroog on the 3rd February 1893.

The 15th February 1893.

No. 13584—G. 3133.—Under Article 172 of the Mysore Service Regulations, Mr. Sitaramaiya, Assistant Conservator of Forests, Mysore District, was granted 10 days' casual leave of absence with effect from the 10th January 1893.

No. 13632—G. F. 76-92.—Mr. P. Panchanatha Rao, General Assistant Commissioner, Hassan District, is granted leave on private affairs for 3 months with effect from 1st February 1893.

2. Mr. P. Panchanatha Rao, delivered over, and Mr. P. Venkata Rao assumed, charge of the Hassan District General Assistant Commissioner's Court and Office, on the forenoon of the 1st February 1893.

No. 13594—G. 3147.—Mr. Mir Shujaet Ali Khan, Deputy Commissioner, Bangalore District, was granted casual leave of absence from the 4th to the 10th instant, both days inclusive.

2. Mr. G. Raghunatha Rao, Assistant Commissioner, in charge of the Closepet Sub-Division, was in charge of the Deputy Commissioner's Office during the said period in addition to his own duties.

No. 13574—J. 710-92.—*Erratum*.—In line 2 of Government Notification No. 12632—J. F. 39-92, dated 20th January 1893, published in Part I of the Mysore Gazette of 9th February 1893 for "22nd December" read "11th December."

The 16th February 1893.

No. 13810—G. 31-95.—Chaudaiya, Amildar of the Belur Taluk, is granted one month's privilege leave of absence with effect from such date as he may avail himself of the same within the next 35 days.

Venkatramanaiya, Deputy Amildar of Grama, is appointed to act as Amildar and 3rd Class Magistrate of the Belur Taluk during the absence of Amildar Chaudaiya on leave or until further orders.

K. G. Shamanna, Acting Amildar of the Hassan Taluk, will, in addition to his duties, be in charge of the Grama Sub-Taluk, during the absence of Venkatramanaiya or until further orders.

The 17th February 1893.

No. 13871—L. F. 125-92.—Mr. Ghante Hiranyappa, Sheristadar of the Tarikere Taluk, is appointed a Member of the Tarikere Municipality in place of Mr. Subbanna, transferred to the Kadur Taluk.

No. 13777—G. 3190.—The following transfers of Superintendents and Assistant Superintendents of Police are ordered :—

1. Mr. Dalavayi Devaraj A's, Superintendent of Police, from Tumkur to the Bangalore District.
2. Mr. J. W. Knight, Superintendent of Police, from Hassan to the Tumkur District.
3. Mr. V. N. Gopalaiengar, Assistant Superintendent of Police, Shimoga District, to be in charge of the Railway Police.
4. Mr. C. Haudin, Assistant Superintendent of Police, from Bangalore to the Shimoga District.
5. Mr. K. P. Puttanna Chetti, Superintendent of Police now in charge of Railway Police, will revert to the Head-Quarter Office.

No. 13899—G. F. 379-92.—Mr. A. Ramachendra Iyer delivered over, and Mr. T. R. A. Thumbbo Chetty resumed, charge of the Chief Court and of the Offices of Chief Judge and of the Inspector General of Prisons on the forenoon of the 30th January 1893.

No. 13895—G. F. 345-92.—Surgeon Major P. H. Benson, M. B., delivered over, and Brigade Surgeon Lieutenant-Colonel T. J. McGann resumed, charge of the office of Senior Surgeon and Sanitary Commissioner with the Government of Mysore, on the forenoon of the 28th January 1893.

No. 13898—G. F. 379-92.—Mr. C. Meenacshaiya resumed charge of the Offices of the Legislative Secretary, the Government Advocate, the Inspector General of Registration and the Registrar of Companies on the forenoon of the 30th January 1893.

No. 13896—G. 3227.—Lazarus Domingo, Amildar of Honnali Taluk, had privilege leave of absence for 17 days from the 26th September to 12th October 1892.

No. 13916—G. F. 314-92.—The Nagar Taluk Cutcherry with the Treasury and Police Head Station were transferred to Kallurkatte on the 19th January 1893.

The 19th February 1893.

No. 13978—G. 3240.—Mr. G. Dunning, Assistant Superintendent of Police, Kadur District, is granted privilege leave of absence for one month with effect from such date as he may avail himself of the same.

Mr. D. A. Ballard, Special Inspector of Police, Kolar Gold Fields, is appointed to act as Assistant Superintendent of Police, Kadur District, during the absence of Mr. Dunning, on leave or until further orders.

No. 14028—G. F. 12-92.—Under Article 171 of the Mysore Service Regulations, Venkatachalaia, Amildar of the Sira Taluk, was granted 4 days' casual leave of absence, with effect from the 3rd February 1893.

No. 14116—G. 3260.—Mr. G. Raghunatha Rao, Acting City Magistrate, Bangalore, has been appointed to officiate as Sub-Division Officer at Closepet, during the absence of Mr. Haji Syed Nasiruddin on other duty or until further orders.

2. Mr. S. Vaidyanatha Iyer, Assistant Commissioner, has been appointed to officiate as City Magistrate during the absence of Mr. G. Raghunatha Rao, on other duty or until further orders.

The 20th February 1893.

No. 14119—G. 3263.—Under Article 172 of the Mysore Service Regulations, D. Venkatramanaiya, Amildar of the Hoskote Taluk, is granted casual leave of absence for 15 days with effect from such date as he may avail himself of the same.

No. 14063—L. F. 64-92.—The following list of Municipal Commissioners appointed or elected for the several Divisions of the Bangalore City Municipality is published for the information of the public :—

Ex-Officio.

1. Deputy Commissioner, Bangalore, President.
 2. Senior Surgeon and Sanitary Commissioner with the Government of Mysore, Member.
 3. Executive Engineer, Bangalore Division, Member.
 4. Amildar of the Bangalore Taluk, do
 5. Principal of the Central College at Bangalore do
- Other Members :—Mr. K. Srinivasa Rao, Vice-President.

Non-Official.

Divisions.	Names of Members.
I. Palace Division.	1. Mr. T. T. Leonard, (Elected).
II. High Ground Division	2. Vacant.
III. Balepete Division	3. Dr. F. F. L. Penno, (Elected).
IV. Manavartipete	4. Dr. H. Choksi, (Nominated).
V. Alsarpete	5. Mr. B. Gangaiya, (Elected).
VI. Nagartapete	6. " D. Venkataramaiya, (Elected).
VII. Lal-Bagh	7. " S. Subba Rao, (do)
VIII. Fort	8. " H. Ramaia, (do)
	9. " Annaiyappa Chetti, (do)
	10. " A. Sambasiva Iyer, (do)
	11. " V. N. Narasimmaiengar, (do)
	12. " Hafizullakhan, (Nominated).
	13. " T. R. Venkatasami Naidu, (Elected).
	14. " J. Cameron, (Nominated).
	15. " A. J. Singaravelu Mudaliar, (Elected).
	16. " T. Abdul Kárim, (Nominated).

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

EDUCATION.

NOTIFICATION.

E. No. 45.

The 9th February 1893.

Mr. V. Nadamuni Naidu, Curator, Government Central Book Depot, Bangalore, is granted one month's privilege leave under Article 188 of the Mysore Service Regulations, with effect from the 30th January 1893.

H. J. BHADHA,
Education Secretary.



The Mysore Gazette.

No. 9

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MARCH 2, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL

NOTIFICATIONS.

The 28th January 1893.

No. 13479—R. 1629-92.—Under Section 55 (g) of the Excise Act XXII of 1881, the Government of His Highness the Maharaja, make the following rules for regulating the appointments by Deputy Commissioners under Section 24 of the said Act, for the collection of Excise Revenue and for the prevention of offences against the Act:—

1. The following persons may be appointed by Deputy Commissioners to be officers for the collection of Excise Revenue:—

- (1) All Assistant Commissioners.
- (2) Amildars, Deputy Amildars, Taluk Sheristadars, Shekdars and Abkari Inspectors.
- (3) With the sanction of the Excise Commissioner any other official.

2. The following persons may be appointed by Deputy Commissioners to be officers for the prevention of offences:—

- (1) All Assistant Commissioners.
- (2) All Superintendents and Assistant Superintendents of Police.
- (3) All Amildars and Deputy Amildars.
- (4) All officers of the Land Revenue, Excise (Abkari and Sayer), Octroi and Forest Departments whose pay is not less than Rs. 10—0—0 per mensem.
- (5) With the sanction of the Excise Commissioner, any other officials.

The 2nd February 1893.

No. 13474—R. F. 210-92.—With reference to Government Notification No. 8305—R. F. 209-92, dated 14th December 1892, and No. 8372—R. F. 210-92, dated 15th idem, the Deputy Commissioners of Districts are hereby authorized to revise, correct or re-arrange subject to the approval of the Excise Commissioner, the arrack and toddy vend farms shown in the schedules appended to the aforesaid Notifications.

No. 13554—R. F. 184-92.—Under Section 1 of the Special Rules for the grant of loans for the construction of Irrigation wells published under Notification No. 183, dated 21st July 1891, it is hereby declared that the said rules shall apply to the Taluk of Kadur and the Maidan portion of the Tarikere Taluk, in the Kadur District.

The 13th February 1893.

No. 13586—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Chitaldroog on the 3rd February 1893.

The 17th February 1893.

No. 13916—G. F. 314-92.—The Nagar Taluk Cutcherry with the Treasury and Police Head Station were transferred to Kallurkatte on the 19th January 1893.

The 18th February 1893.

No. 14134—G. F. 246-92.—Under Article 171 of the Mysore Service Regulations, Mr. Chengaiya Chetti, Assistant Superintendent of Railway Police, was granted 3 days' casual leave of absence, with effect from the 16th January 1893.

The 19th February 1893.

No. 14129—G. F. 235-92.—Mr. V. N. Gopalaiengar, Assistant Superintendent of Police, having availed himself of only 2 months and 23 days out of the 3 months' privilege leave granted to him in Notification No. 4179—G. 1049-92, dated 15th September 1892, the unexpired portion of the leave, viz., 7 days, is hereby cancelled.

No. 14131—G. F. 313-92.—Krishne Ars, Acting Amildar of Nelamangala Taluk, is granted privilege leave of absence for 2 months with effect from the date on which he may be relieved of the charge of that Taluk.

The 22nd February 1893.

No. 14162—L. F. 372-92.—Mr. Jodidar Seshachar is appointed a member of the Municipal Board of Hosadurga in the Chitaldroog District in room of Mr. Melkote Seshachar removed for absence from three consecutive Meetings of the Board.

No. 14212—G. 3301.—Mr. Y. Sitaramaiya, B. A., Assistant Conservator of Forests, Mysore District, who was granted 10 days' casual leave in Notification No. 13584—G. 3133, dated 15th February 1893, having availed himself of only six days from the 9th to the 14th January 1893, the unexpired portion of the leave, viz., 4 days, is hereby cancelled.

No. 14216—G. F. 364-92.—Notification No. 11817—G. 2478-92 of the 16th January 1893 granting one month's privilege leave to Mr. D. Devaraj Ars, Superintendent of Police, Tumkur District, is cancelled at his own request.

No. 14225—G. F. 364-92.—Mr. D. Devaraj Ars, delivered over, and Mr. Abdul Aziz, Extra Assistant Commissioner, received, charge of the Police office at Tumkur on the afternoon of the 15th February 1893.

No. 14359—G. 3326.—R. Raghavendra Rao, Amildar, Pavagada Taluk, was granted 15 days' privilege leave of absence with effect from the 2nd February 1893.

The 25th February 1893.

Camp No. 254.—Mr. G. Raghunatha Rao, Acting Sub-Division Officer, Closepet, is granted privilege leave for 20 days from the 1st March 1893, or such other date as he may avail himself of the same.

Camp No. 257.—Mr. Mir Kamaluddin Ali Khan, Assistant Commissioner in charge of the District Treasury, Chitaldroog, is granted privilege leave for one month and eighteen days, from such date as he may avail himself of the same.

The 25th February 1893.

Camp No. 261.—Under Section 202 (a) of the Mysore Service Regulations, privilege leave for one month is granted to Mr. P. N. Krishna Murti, Judge of the Chief Court, with effect from the 26th instant.

Mr. C. Meenacshaiya, Barrister-at-Law, Legislative Secretary, Government Advocate and Inspector General of Registration, is appointed to act as Judge of the Chief Court, during the absence of Mr. P. N. Krishna Murti, or until further orders.

Mr. R. Vijayindra Rao is appointed Inspector General of Registration and Ex-Officio Registrar of Companies, in addition to his special duties, during the absence of Mr. Meenacshaiya on other duty, or until further orders.

The 26th February 1893.

Camp No. 266.—Mr. E. R. Subarayer, Palace Controller, is appointed Comptroller to the Government of Mysore.

Mr. D. Sitaram Rao, Executive Engineer, French Rocks Division, is appointed Palace Controller.

No. 14434—G. 3353.—Under Article 188 of the Mysore Service Regulations, C. Krishna Rao, Amildar of the Koppa Taluk, is granted privilege leave of absence for 3 weeks with effect from such date as he may avail himself of it.

2. Alasingraiengar, Deputy Amildar of Yedahalli, is appointed to act as Amildar of Koppa Taluk in addition to his own duties during the absence of Amildar Krishna Rao, or until further orders.

The 27th February 1893.

No. 14441—G. F. 247-92.—Mr. C. Haudin, Assistant Superintendent of Police, delivered over, and Mr. D. Devaraj Ars, Superintendent of Police, assumed, charge of the Bangalore District Police on the forenoon of the 17th February 1893.

No. 14420—L. F. 372-92.—Mr. Murigendrappa, Member of the Davangere, Municipal Board, having completed his term of 5 years, is hereby re-appointed for a further period of 5 years.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

EDUCATION.

NOTIFICATION.

E. No. 47.

The 23rd February 1893.

The 15 days' casual leave granted to Mr. K. Rangappa, Deputy Inspector of Schools, Chitaldroog, as notified in E. No. 44, dated the 30th January 1893, is commuted into privilege leave and extended by four days.

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 10

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MARCH 9, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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GENERAL

NOTIFICATIONS.

The 13th February 1893.

No. 13586—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Chitaldroog on the 3rd February 1893.

The 17th February 1893.

No. 13916—G. F. 314-92.—The Nagar Taluk Cutcherry with the Treasury and Police Head Station were transferred to Kallurkatte on the 19th January 1893.

The 27th February 1893.

No. 14497—G. 3365.—Mr. V. P. Madhava Rao, B. A., Inspector General of Police in Mysore, having availed himself of the 15 days' casual leave granted to him in Notification No. 13216-G. 3030, of the 6th February 1893 from the forenoon of the 8th idem and returned to duty on the forenoon of the 20th idem, the unexpired portion of the said leave, *viz.*, 3 days, is hereby cancelled.

No. 14573—G. F. 285-92.—Under Article 171 of the Mysore Service Regulations, Mr. P. S. Achyuta Rao, Civil Surgeon, Shimoga, was granted casual leave of absence for 4 days, with effect from the 23rd January 1893.

The 28th February 1893.

No. 14601—G. F. 252-92.—Under Article 171 of the Mysore Service Regulations, Mr. G. G. Noronha, Assistant Surgeon, Kolar District, was granted casual leave of absence for 5 days with effect from the 3rd January 1893.

The 1st March 1893.

No. 14483—L. F. 65-92.—Mr. Muhammad Esuf Sahib, is appointed as a Member of the Chikmagalur Municipal Board in the room of Mr. Baker Sahib, deceased.

No. 14603—G. F. 185-92.—Mr. B. K. Venkatavaradaiengar, Deputy Commissioner, Tumkur District, is granted casual leave of absence for three days from the 6th instant.

No. 14575—G. 3388.—Under Article 171 of the Mysore Service Regulations, Srikantaiya, Amildar of the Gubbi Taluk, was granted casual leave of absence for 3 days with effect from the 23rd February 1893.

The 2nd March 1893.

No. 14591—G. 3401.—V. N. Gopal Rao, Amildar of the Malur Taluk, is granted 15 days' privilege leave of absence with effect from the 2nd March 1893 or such other date as he may avail himself of the same.

Y. Narasimmaiya is appointed to act as Amildar and 3rd Class Magistrate of the Malur Taluk during the absence of Amildar Gopal Rao, on leave, or until further orders.

The 3rd March 1893.

No. 14736—G. 3449.—The one month's privilege leave granted to C. N. Chaudaiya, Amildar of the Belur Taluk, in Government Notification No. 13810—G. 3195, dated 16th February 1893, is hereby cancelled at his request.

The 7th March 1893.

No. 14837—R. F. 210-92.—With reference to Clause 4 of para 6 of Rule V in Notification No. 11813—R. F. 233-92, dated 14th January 1893, the Government of His Highness the Maharaja hereby notify that the retail rates at which Date Toddy shall be sold to the public and Bakers by the Shop-keepers under Vend farmers during the period of 15 months beginning with 1st April, 1893 and ending with 30th June 1894 shall be as follows:—

District.	Locality.	Price per Seer equal to one Imperial quart.						Fixed price per seer for Bakers.		
		Maximum.			Minimum.					
Bangalore	Civil and Military Station and City	0	1	6	0	1	0	0	1	0
	Kasabas of Taluks	0	1	3	0	0	10			
	In villages	0	1	0	0	0	8			
Kolar	Kasabas of Taluks	0	1	3	0	0	10			
	In villages	0	1	0	0	0	8			
Tumkur	Kasabas of Taluks	0	1	3	0	0	10			
	In villages	0	1	0	0	0	8			
Mysore	Mysore Town	0	1	0	0	0	8			
	Kasabas of Taluks except Attikuppa and Nagamangala	0	0	10	0	0	6			
	Attikuppa and Nagamangala Kasabas	0	1	0	0	0	6			
	In villages	0	0	6	0	0	4			
Hassan	Hassan Town	0	1	0	0	0	10			
	Other Taluk Kasabas	0	1	0	0	0	6			
	In villages	0	0	6	0	0	4			
Kadur	Taluk Kasabas	0	1	4	0	0	6			
	In villages	0	1	0	0	0	6			
Shimoga	Shimoga Town	0	1	6	0	1	0			
	Channagiri and Honnali Taluks	0	1	0	0	0	6			
	All other parts of the District	0	1	6	0	0	6			
Chitaldroog	In Kasabas of Taluks and villages	0	1	0	0	0	6			

The 8th March 1893.

No. 14846—G. 34-92.—Under Article 171 of the Mysore Service Regulations, Mr. Vaidyanatha Iyer, City Magistrate, is granted casual leave of absence for one day, viz., the 13th March 1893.

The 6th March 1893.

No. 14734—G. 8447.—Mr. C. Meenacshaiya, Barrister-at-Law, entered upon his duties as Acting Judge of the Chief Court on the afternoon of the 25th February 1893.

No. 14735—G. 8448.—Mr. C. Meenacshaiya, delivered over, and Mr. R. Vijayindra Rao, assumed charge of the office of the Inspector General of Registration and Registrar of Companies in Mysore, on the afternoon of the 25th February 1893.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

PUBLIC WORKS.

NOTIFICATIONS.

No. 857—128.

The 1st March 1893.

Lieutenant-Colonel D. McNeil Campbell, B. E., Chief Engineer and Secretary to Government, Public Works Department, is granted privilege leave of absence for 3 months under Article 291 of the Civil Service Regulations, with effect from 5th April 1893 or date of departure.

No. 858—129.

Mr. W. McHutchin is appointed to act as Chief Engineer and Secretary to Government, Public Works Department (General Branch) during the absence of Colonel Campbell on leave.

D. McNEIL CAMPBELL, *Lieut.-Col., B. E.,*
Secy. to the Govt. of Mysore, P. W. Dept.

The 4th March 1893.

It is hereby notified for general information that the Travellers' Bungalow at Mysore which was re-opened on the 1st November 1892, is available for travellers.

W. McHUTCHIN,
Asstt. Secy. to the Govt. of Mysore, P. W. D.

EDUCATION.

NOTIFICATIONS.

E. No. 50.

The 24th February 1893.

It is hereby notified that the next Competitive Examination for admission into the Mysore Civil Service will be held in 1894 on a date to be fixed hereafter.

E. No. 48.

The 27th February 1893.

Under Article 174 of the Mysore Service Regulations, Mr. C. Krishna Rao, Head Master, Government High School, Chikmagalur, was granted 8 days' casual leave of absence, with effect from the 6th February 1893.

E. No. 49.

The 1st March 1893.

Mr. V. Nadamuni Naidu, Curator, Government Central Book Depôt, Bangalore, who was granted one month's privilege leave in Notification E. No. 45, dated the 9th February 1893, having availed himself of only 19 days' leave from 30th January to the 17th February, the unexpired portion, viz., 11 days, is hereby cancelled.

E. No. 51.

The 4th March 1893.

Mr. D. Subbaiya, Deputy Inspector of Schools, Kolar District, is granted four days' casual leave from such date as he may avail himself of the same.

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 11

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MARCH 16, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART IV.—Official Papers. ...

PART I.

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GENERAL

NOTIFICATIONS.

The 13th February 1893.

No. 13586—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Chitaldroog on the 3rd February 1893.

The 17th February 1893.

No. 13916—G. F. 314-92.—The Nagar Taluk Cutcherry with the Treasury and Police Head Station were transferred to Kallurkatte on the 19th January 1893.

The 7th March 1893.

No. 14909—G. 3514.—Mr. D. A. Ballard delivered over, and Mr. C. Haudin, Assistant Superintendent of Police, assumed, charge of the Shimoga District Police Office, on the afternoon of the 18th February 1893.

The 8th March 1893.

No. 14945—G. 3536.—Mr. D. A. Ballard, Officiating Assistant Superintendent of Police, received charge of the Kadur District Police on the afternoon of the 22nd February 1893.

The 9th March 1893.

No. 14950—G. F. 169-92.—Under Article 171 of the Mysore Service Regulations, Mr. K. S. Doraswami Iyer, Assistant Commissioner, Kolar District, was granted casual leave of absence for 5 days, with effect from the 21st February 1893.

The 7th March 1893.

No. 14837—R. F. 210-92.—With reference to Clause 4 of para 6 of Rule V in Notification No. 11813—R. F. 233-92, dated 14th January 1893, the Government of His Highness the Maharaja hereby notify that the retail rates at which Date Toddy shall be sold to the public and Bakers by the Shop-keepers under Vend farmers during the period of 15 months, beginning with 1st April 1893 and ending with 30th June 1894 shall be as follows:—

District.	Locality.	Price per Seer equal to one Imperial quart.		Fixed price per seer for Bakers.
		Maximum.	Minimum.	
Bangalore.	Civil and Military Station and City	0 1 6	0 1 0	0 1 0
	Kasabas of Taluks	0 1 3	0 0 10
	In villages	0 1 0	0 0 8
Kolar	Kasabas of Taluks	0 1 3	0 0 10
	In villages	0 1 0	0 0 8
Tumkur.	Kasabas of Taluks	0 1 3	0 0 10
	In villages	0 1 0	0 0 8
Mysore	Mysore Town	0 1 0	0 0 8
	Kasabas of Taluks except Attikuppa and Nagamangala	0 0 10	0 0 6
	Attikuppa and Nagamangala Kasabas	0 1 0	0 0 6
	In villages	0 0 6	0 0 4
Hassan	Hassan Town	0 1 0	0 0 10
	Other Taluk Kasabas	0 1 0	0 0 6
	In villages	0 0 6	0 0 4
Kadur	Taluk Kasabas	0 1 4	0 0 6
	In villages	0 1 0	0 0 6
Shimoga	Shimoga Town	0 1 6	0 1 0
	Channagiri and Honnali Taluks	0 1 0	0 0 6
	All other parts of the District	0 1 6	0 0 6
Chitaldroog	In Kasabas of Taluks and villages	0 1 0	0 0 6

The 9th March 1893.

No. 15011—R. 1835.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land described in the annexed schedule is required for a public purpose, that is, for a Refuge Camp for Prisoners:—

No.	Taluk.	Hobli.	Village.	Name of Owners.	Survey No.	Description.	Extent.		Assessment.		Boundary.
							A.	G.	Rs.	A.	
1	Bangalore.	Halasur.	Jodi Kempapur.	Dugganhalli Krishna-sastri and others		Dry.	0	18			East.—By vritti land belonging to Krishnasastri. West.—Compound hedge of Refuge Camp. North.—By a ditch in which water runs. South.—By vritti land belonging to Krishnasastri.

The 10th March 1893.

No. 1527—G. 3455.—Mr. Abdul Rahim Mekri, Probationary Assistant Superintendent of Police, who was granted leave on Medical certificate for 6 months in Notification No. 8654—G. F. 255-92, dated 16th December 1892, having availed himself of the same on the forenoon of the 5th August 1892 and returned to duty on the forenoon of the 23rd January 1893, the unexpired portion of the leave *viz.*, 12 days, is hereby cancelled.

The 13th March 1893.

No. 15029—G. 3457.—Under Section 188 of the Mysore Service Regulations, privilege leave for 20 days has been sanctioned to Mr. N. Venkat Rao, Assistant Commissioner, Chitaldroog District, with effect from the 18th instant.

Mr. B. J. Kumarasami Naik (Acting Assistant Superintendent of Police), is, as a temporary measure, appointed Acting Assistant Commissioner and 2nd Class Magistrate, Chitaldroog District, during the absence of Mr. N. Venkat Rao on leave or until further orders; to join at or before noon on the 18th instant.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

PUBLIC WORKS.

NOTIFICATIONS.

The 10th March 1893.

Mr. K. Krishnaiengar, B. A. & L. C. E., Assistant Engineer, 3rd Grade, officiated as Executive Engineer of the Kadur Division, during the absence of Mr. A. Govindacharlur on privilege leave, from 16th January to 2nd February 1893.

By Order,
D. McNEIL CAMPBELL, *Lieut.-Col., R. E.,*
Secy. to the Government of Mysore,
P. W. D.

The 4th March 1893.

It is hereby notified for general information that the Travellers' Bungalow at Mysore which was re-opened on the 1st November 1892, is available for travellers.

W. McHUTCHIN,
Asstt. Secy. to the Govt. of Mysore, P. W. D.



The Mysore Gazette.

No. 12

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MARCH 23, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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Municipality; Season Reports; Mortuary and Meteorological Statements; Postal Notices. Civil and Military Station Notifications, &c.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 9th March 1893.

No. 15011—R. 1835.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land described in the annexed schedule is required for a public purpose, that is, for a Refuge Camp for Prisoners.

No.	Taluk.	Hobli.	Village.	Name of Owners.	Survey No.	Description.	Extent.		Assessment.		Boundary.
							A.	G.	Rs.	A.	
1	Bangalore.	Halasur.	Jodi Kempapur.	Dugganhalli Krishna-sastri and others		Dry.	0	18			East.—By vritti land belonging to Krishnasastri. West.—Compound hedge of Refuge Camp. North.—By a ditch in which water runs. South.—By vritti land belonging to Krishnasastri.

The 7th March 1893.

No. 14837—R. F. 210-92.—With reference to Clause 4 of para 6 of Rule V. in Notification No. 11813—R. F. 233-92, dated 14th January 1893, the Government of His Highness the Maharaja hereby notify that the retail rates at which Date Toddy shall be sold to the public and Bakers by the Shop-keepers under Vend farmers during the period of 15 months beginning with 1st April 1893 and ending with 30th June 1894 shall be as follows:—

District.	Locality.	Price per Seer equal to one Imperial quart.						Fixed price per seer for Bakers.		
		Maximum.			Minimum.					
Bangalore	Civil and Military Station and City	0	1	6	0	1	0	0	1	0
	Kasabas of Taluks	0	1	3	0	0	10	0	0	0
	In villages	0	1	0	0	0	8	0	0	0
Kolar	Kasabas of Taluks	0	1	3	0	0	10	0	0	0
	In villages	0	1	0	0	0	8	0	0	0
Tumkur	Kasabas of Taluks	0	1	3	0	0	10	0	0	0
	In villages	0	1	0	0	0	8	0	0	0
Mysore	Mysore Town	0	1	0	0	0	8	0	0	0
	Kasabas of Taluks except Attikuppa and Nagamangala	0	0	10	0	0	6	0	0	0
	Attikuppa and Nagamangala Kasabas	0	1	0	0	0	6	0	0	0
	In villages	0	0	6	0	0	4	0	0	0
Hassan	Hassan Town	0	1	0	0	0	10	0	0	0
	Other Taluk Kasabas	0	1	0	0	0	6	0	0	0
	In villages	0	0	6	0	0	4	0	0	0
Kadur	Taluk Kasabas	0	1	4	0	0	6	0	0	0
	In villages	0	1	0	0	0	6	0	0	0
Shimoga	Shimoga Town	0	1	6	0	1	0	0	0	0
	Channagiri and Honnali Taluks	0	1	0	0	0	6	0	0	0
	All other parts of the District	0	1	6	0	0	6	0	0	0
Chitaldroog	In Kasabas of Taluks and villages	0	1	0	0	0	6	0	0	0

The 11th March 1893.

No. 15380—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Davan-gere on the 26th February 1893.

The 14th March 1893.

No. 15082—G. 3582.—Mr. B. Krishnaiengar, Assistant Commissioner in charge of the District Treasury, Mysore, is granted privilege leave for one month from the 16th instant, or such early date as he may be relieved.

2. Mr. J. W. Knight, Superintendent of Police, is appointed to act as Assistant Commissioner and 1st Class Magistrate, Mysore District and will be in charge of the District, Treasury, during the absence of Mr. Krishnaiengar on leave.

The 16th March 1893.

No. 15197—G. 3617.—Under Article 171 of the Mysore Service Regulations, Mr. T. Royalu Chetti, Treasurer of the State Huzur Treasury, is granted casual leave of absence for 5 days, with effect from the 14th March 1893.

The 17th March 1893.

No. 15213—G. 3623.—M. Ramachandra Rao, Amildar, having reported himself at Bangalore for duty on the afternoon of the 14th instant, the unexpired portion of the furlough sanctioned in Notification No. 52, dated 4th May 1891, is hereby cancelled and he is posted to the Gundlupet Taluk, Mysore District, *vice* Syed Ahmed deceased.

Mr. Changaiya Chetti, Assistant Superintendent of Police, assumed charge of the Hassan District Police office on the forenoon of the 30th January 1893.

The 18th March 1893.

No. 15258—G. 3636.—V. Parthasaradaiengar, Amildar of Chintamani Taluk, is granted privilege leave for one month from the 20th March 1893, or such other date as he may avail himself of the same within the next 35 days.

Y. Narasimmaiya, now acting at Malur, is appointed to act as Amildar and 3rd Class Magistrate of the Chintamani Taluk, during the absence of Parthasaradaiengar on leave or until further orders.

No. 15262—L. F. 178-92.—Mr. Srinivasa Gopalachar is appointed a Member of the Devanahalli Municipal Board in place of Mr. Srikantaiya, who has expressed his unwillingness to serve on the Board.

The 19th March 1893.

No. 15342—G. 3661.—Under Article 171 of the Mysore Service Regulations, Assistant Surgeon G. G. Noronha of the Kolar District is granted 3 days' casual leave of absence, with effect from the 15th instant, or such other date from which he may have been permitted to avail himself of it.

No. 15344—G. F. 185-92.—The casual leave of absence granted to Mr. B. K. Venkatavaradaiengar, Deputy Commissioner of the Tumkur District, in Notification No. 14603—G. F. 185-92 of the 1st March 1893, is hereby extended by one day.

No. 15348—G. 3667.—Under Article 171 of the Mysore Service Regulations, Krishnappa, Amildar of the Arkalgud Taluk, was granted casual leave of absence for one day on the 31st January 1893.

No. 15351—G. 3669.—Under Article 171 of the Mysore Service Regulations, Mir Nizamuddin Ali-khan, Amildar of Chamarajnagar Taluk, was granted 4 days' casual leave of absence, with effect from the 2nd February 1893.

No. 15353—G. 3671.—Under Article 171 of the Mysore Service Regulations, Mr. B. Srinivasa Rao, Sub-Assistant Conservator of Forests, Kolar District, was granted 3 days' casual leave of absence, with effect from the 9th February 1893.

No. 15355—G. 3673.—Assistant Surgeon T. S. Nanjappa, M. B., C. M., has been transferred from St. Martha's Hospital, Bangalore, to the General Hospital, Mysore, with effect from the 19th December 1892.

No. 15357—G. 3675.—Under Article 171 of the Mysore Service Regulations, Mr. H. H. Sparkes, Deputy Commissioner of the Kadur District, was granted casual leave of absence for 3 days, with effect from the 13th instant or such date as he may have availed himself of the same.

The 20th March 1893.

No. 15346—G. 3665.—Under Article 171 of the Mysore Service Regulations, S. Venkatramanaiya, Deputy Amildar of Grama Sub-Taluk, was granted casual leave of absence for 3 days, with effect from the 3rd January 1893.

No. 15515—G. 3710.—A third class combined Post and Telegraph Office was opened at Harihar on the 2nd March 1893.

No. 15518—G. 3713.—Under Article 172 of the Mysore Service Regulations, Mr. B. Ramaswami Iyer, Officiating Assistant Conservator of Forests, Kadur District, was granted casual leave of absence for 15 days from the 7th to 21st February 1893, both days inclusive.

No. 15520—G. F. 407-92.—Under Article 171 of the Mysore Service Regulations, Mr. P. Venkat Rao, Officiating General Assistant Commissioner, Hassan District, is granted casual leave of absence for 3 days, with effect from the 20th instant.

No. 15522—G. 3717.—Under the terms of Article 172 of the Mysore Service Regulations, Mr. B. Ramaswami Iyer, Officiating Assistant Conservator of Forests, Kadur District, is granted privilege leave of absence for 2½ months, with effect from such date as he may avail himself of the same.

2. During the absence of Mr. Ramaswami Iyer on leave, Mr. B. Hira Singh, Forest Probationer, Shikarpur Sub-Division, is appointed to act for Mr. Ramaswami Iyer in the Kadur District, and Mr. M. G. Rama Rao, Forest Probationer, Shimoga District, to act for Mr. Hira Singh in the Shikarpur Sub-Division.

The 21st March 1893.

No. 15513—G. 3708.—Under Article 171 of the Mysore Service Regulations, Mr. K. R. Srinivasaengar, Probationary Assistant Commissioner, is granted 3 days' casual leave of absence with effect from the 27th March 1893.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.
2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

MUZARAVI.

NOTIFICATION.

No. 583.

The 20th March 1893.

The following residents of Doddballapur are appointed Dharmadarasis of the Temples at Doddballapur as well as the Ghauti Subramannayaswami Pagoda in the said Taluk :—

- | | |
|------------------------------|--------------------------------|
| 1. M. R. Ry. Sadasiva Rao. | 4. M. R. Ry. Rumalle Rudrappa. |
| 2. — „ Srinivasamurti. | 5. „ Puttannasetti. |
| 3. „ Vaisya Venkatasubbaiya. | 6. „ Kondadiyappa. |

A. SREENIVASACHARLU,
Supt. and Ex-Officio Secretary.

PUBLIC WORKS.

NOTIFICATIONS.

The 4th March 1893.

It is hereby notified for general information that the Travellers' Bungalow at Mysore which was re-opened on the 1st November 1892, is available for travellers.

W. McHUTCHIN,
Asstt. Secy. to the Govt. of Mysore, P. W. D.

No. 1100--172.

The 15th March 1893.

With reference to Notification No. 5611--952 of the 20th December 1892, Mr. V. Arunachalam Mudaliar, Officiating Executive Engineer, assumed charge of the French Rocks Division from Mr. D. Sitaram Rao, on the afternoon of the 11th instant.

D. McNEIL CAMPBELL, Lieut.-Col., R. E.,
Secy. to the Govt. of Mysore, P. W. Dept.

The 15th March 1893.

The following promotion is made in the Engineer Establishment of the Mysore Public Works Department, Local, with effect from the dates specified :—

Division.	Name.	Present Grade.	Grade to which promoted.	With effect from—	Nature of Promotion.	Remarks.
Shimoga.	Mr. B. S. Venkatachar-yar.	Assistant Engineer, 1st Grade, (Offg. Executive Engineer).	Executive Engineer, 4th Grade.	13th March 1893.	Substantive Pro-tem.	Vice Mr. D. Sitaram Rao, transferred temporarily to the Civil Department as Palace Controller.

By Order,

D. McNEIL CAMPBELL, Lieut.-Col., R. E.,
Secy. to the Government of Mysore,
P. W. D.



The Mysore Gazette.

No. 13

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MARCH 30, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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Municipality; Season Reports; Mortuary and Meteorological Statements; Postal Notices; Civil and Military Station Notifications, &c.

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Nil

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 27th March 1893.

In announcing to the public the sad intelligence of the death of HER HIGHNESS THE DOWAGER MAHARANI DEPAJAMMANI AVARU of SITAVILAS, C. I., which occurred at 1 A. M. this morning; it is directed that all Public Offices and Courts in the State be closed to-day and to-morrow and again on the 4th, 5th and 6th of April 1893.

Minute guns corresponding to the age of Her Highness will be fired to-day at the Palaces in Mysore and Bangalore.

All flags should be kept at half-mast till the Subhasvikaram, which ceremony takes place on the 12th day (6th April).

The 11th March 1893.

No. 15380—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Davan-gere on the 26th February 1893.

The 20th March 1893.

No. 15515—G. 3710.—A third class combined Post and Telegraph Office was opened at Harihar on the 2nd March 1893.

No. 15565—G. 3738.—Mr. A. Cooposamy Mudaliar, Assistant Commissioner, delivered over, and Mr. N. Naranaiengar, Assistant Commissioner, assumed, charge of the General Assistant Commissioner's Office of the Kolar District, on the forenoon of the 18th February 1893.

The 22nd March 1893.

No. 15804—G. 3818.—Mr. B. G. Krishnaiengar, (Assistant Commissioner, 1st Class, employed on special duty relating to Irrigation Wells), to be Sub-Division Officer of Closepet, Bangalore District, *vice* Mr. Syed Nasiruddin deceased, but to continue to be employed on special duty as above until further orders.

Mr. C. V. Raghavacharu (Assistant Commissioner, 1st Class, *Sub protem*) to act as Sub-Division Officer, Closepet, during the absence of Mr. B. G. Krishnaiengar on other duty, or until further orders.

No. 15808—G. 3322.—Mr. D. Namkal Rao, Sub-Division Officer, Sagar, is promoted from the 2nd to the 1st Class Sub-Division Officer, with effect from 1st March 1893.

No. 15811—G. 3525.—The following promotions of Assistant Commissioners are ordered to fill existing vacancies in the various classes, with effect from 1st March 1893 and without prejudice to the present employment of such of them as are employed in other appointments:—

- | | |
|--|----------------------------------|
| 1. Mr. D. Appa Rao, (<i>Sub protem</i> 1st Class) to be confirmed in 1st Class. | |
| 2. Mr. B. Krishnaiengar,
Mr. G. Raghunatha Rao,
and Mr. K. Nagesa Rao, | } From the 2nd to the 1st Class. |
| 3. Mr. S. R. Subbarayer,
Mr. H. V. Nanjundaiya,
and Mr. S. Vaidyanatha Iyer. | } From the 3rd to the 2nd Class. |
| and 4. Mr. J. W. Knight, | From the 4th to the 3rd Class. |

No. 15960—G. 5785.—Under Article 172 of the Mysore Service Regulations, Muhammad Raza, Amildar of the Chiknayakanhalli Taluk, is granted ten days' casual leave of absence with effect from such date as he may avail himself of the same.

No. 15662—G. 3759.—Under Section 37 of the Criminal Procedure Code, Mr. Naranaiengar, Assistant Commissioner and 1st Class Magistrate, Kolar District, is invested with the power to hear appeals from convictions by Magistrates of the second and third classes under Section 407 of the said Code.

No. 15664—G. 3761.—Mr. Mir Kamaluddin Ali Khan, Assistant Commissioner, delivered over, and Mr. N. Venkat Rao, General Assistant Commissioner, assumed, charge of the Chitaldroog District Treasury, on the afternoon of the 6th March 1893.

No. 15597—L. F. 40-92.—Mr. Kandari Fathay Khan is appointed as a member for the Mandi Mohalla in the Mysore City Municipality in the room of Mr. M. Shama Rao, M. A., resigned.

The 23rd March 1893.

No. 15757—G. 3783.—Under Article 171 of the Mysore Service Regulations, Sub-Assistant Surgeon S. K. Hanumanta Rao, is granted 5 days' casual leave of absence with effect from such date as he may avail himself of the same.

No. 15690—L. F. 90-92.—Mr. Sankaraiya is appointed a member of the Koratagere Municipality in the room of Mr. Chandrappa, deceased.

The 27th March 1893.

No. 15932—G. F. 209-92.—Mr. P. N. Purnaiya, Deputy Commissioner, Hassan District, is granted casual leave for one week from 1st April 1893 or such other date as he may avail himself of it.

Mr. Muhammad Ali, Sub-Division Officer, French Rocks, is appointed to act as Deputy Commissioner and District Magistrate of Hassan, during the absence of Mr. Purnaiya on leave or until further orders.

No. 15935—G. 3530.—Under the terms of Article 188 of the Mysore Service Regulations, C. Shamaingar, Amildar of Mudgere Taluk, is granted privilege leave of absence for 2 months and 25 days with effect from such date as he may avail himself of the same.

2. N. Alasingraiengar, Deputy Amildar of Yedahalli, is appointed to act as Amildar and 3rd Class Magistrate of the Mudgere Taluk, during the absence of C. Shamaingar on leave or until further orders.

3. H. Kesavachar, Revenue Head Accountant, Deputy Commissioner's Office, Kadur District, is appointed to act as Deputy Amildar and 3rd Class Magistrate of Yedahalli Sub-Taluk, during the absence of N. Alasingraiengar on other duty or until further orders.

No. 15937—G. 3532.—Under Article 188 of the Mysore Service Regulations, Gundappa, Amildar of the Chitaldroog Taluk, is granted 6 weeks' privilege leave, with effect from 1st April 1893 or such other date on which he may avail himself of the same.

2. S. Krishna Iyer, Deputy Amildar of Harihar, is appointed to act as Amildar and 3rd Class Magistrate of the Chitaldroog Taluk, during the absence of Amildar Gundappa on leave or until further orders.

3. Kesavaia, Judicial Head Munshi of the Chitaldroog Deputy Commissioner's Office, is appointed to act as Deputy Amildar and 3rd Class Magistrate of Harihar, during the absence of S. Krishna Iyer on other duty or until further orders.

By Order,
T. ANANDA ROW,
Chief Secretary.

EDUCATION.

NOTIFICATION.

E. No. 53. The 22nd March 1893.

In the Notification E. No. 47, dated the 23rd February, read "The two weeks' casual leave" for "The 15 days casual leave," and "extended by five days" for "extended by four days."

E. No. 54.

Mr. M. Srinivasa Rao, Deputy Inspector of Schools, Tumkur District, is granted four days' casual leave of absence, with effect from the 21st March 1893.

H. J. BHABHA,
Education Secretary.

PUBLIC WORKS.

NOTIFICATION.

The 24th March 1893.

The following promotions are made in the Engineer Establishment of the Mysore Public Works Department, Local, with effect from the dates specified :—

Division.	Names.	Present Grade.	Grade to which promoted.	With effect from—	Nature of Promotion.	Remarks.
Mysore ...	Mr. C. Madhava Rao, A. C. E.	Apprentice Engineer.	Assistant Engineer, 3rd Grade.	1st January 1893.	Permanent.	
Kolar ...	Mr. K. Prahlada Rao.	Assistant Engineer, 2nd Grade.	Assistant Engineer, 1st Grade.	13th March 1893.	Substantive Promotion.	

By Order,
D. McNEIL CAMPBELL, Lieut.-Col., R. E.,
Secy. to the Govt. of Mysore, P. W. Dept.



The Mysore Gazette.

No. 14

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, APRIL 6, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore

GENERAL

NOTIFICATIONS.

The 11th March 1893.

No. 15380—G. F. 48-92.—A third class combined Post and Telegraph Office was opened at Davangere on the 26th February 1893.

The 20th March 1893.

No. 15515—G. 3710.—A third class combined Post and Telegraph Office was opened at Harihar on the 2nd March 1893.

The 24th March 1893.

No. 16256—R. F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June 1891, the Government are pleased to lay down the following additional Rules:—

1. Any excess, over the area allowed by the first settlement made under the Rules of 1874, to which an Inamdar may be entitled under a revised settlement (under the Notification of 10th June 1891), shall be made good to him out of (as far as possible) the area resumed under the first settlement, where such resumed area is at the disposal of the Government or is surrendered for the purpose by the occupants thereof. But the revised settlement should not be made the occasion for the exchange of fresh for available old lands, at the mere option of the Inamdar.
2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government

unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government.

- and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

The 25th March 1893.

No. 15965—G. 3839.—Under Article 171 of the Mysore Service Regulations, R. Madhava Rao, Amildar of the Arsikere Taluk, was granted 5 days' casual leave of absence, with effect from the 13th March 1893.

No. 15969—G. F. 217-92.—Narasanna, Amildar of the Nanjangud Taluk, having availed himself of the 26 days' privilege leave, sanctioned to him in Notification No. 9878—G. F. 217-92 of the 26th December 1892, on the 7th February 1893 and returned to duty on the forenoon of the 28th idem, the unexpired portion of the said leave, viz., 5 days, is hereby cancelled.

No. 16081—G. 3876.—Mr. N. Narasimmaiengar, Assistant Commissioner, delivered over, and Mr. A. Cooposwamy Mudaliar assumed, charge of the Mysore City Municipality on the afternoon of the 21st February 1893.

No. 16082—G. 3877.—Mr. T. Royalu Chetti, Treasurer of the State Huzur Treasury, Bangalore, having availed himself of only 3 days out of the 5 days' casual leave sanctioned to him in Notification No. 15179—3617 of the 16th March 1893, the unexpired portion of the said leave, viz., 2 days, is hereby cancelled.

The 26th March 1893.

No. 15967—G. 3841.—Under Article 172 of the Mysore Service Regulations, Hanumanta Rao, Amildar of the Tiptur Taluk, was granted 6 days' casual leave of absence, with effect from the 6th March 1893.

The 30th March 1893.

No. 16071—L. F. 90-92.—Mr. Subba Sastri is appointed a Member of the Koratagere Municipal Board in place of Mr. Ramachandra Jois, deceased.

The 1st April 1893.

No. 16268—L. F. 224-92.—The following modification in the classification of the Travellers' Bungalows in the Hassan District is sanctioned by Government:—

Name.	Present Classification.	Modified Classification.
Banavar	II. Class	III. Class.
Palya	III. Do	II. Do

No. 16332—G. F. 83-92.—Mr. N. Venkata Rao, Assistant Commissioner, delivered over, and Mr. B. J. Kumarasami Naik, Acting Assistant Commissioner, assumed, charge of the District Treasury and the Office of the General Assistant Commissioner, Chitaldroog District, on the afternoon of the 18th March 1893.

No. 16333—G. 3936.—Under Article 172 of the Mysore Service Regulations, Mr. R. B. Plumer, Probationary Assistant Commissioner, in charge of the Kadur District Treasury, is granted casual leave of absence for 10 days with effect from such date as he may avail himself of the same.

The 3rd April 1893.

No. 16296—G. 3929.—Mr. L. Anantaswami Rao, B. A., Under-Secretary to the Dewan, is granted privilege leave for one month and 24 days, with effect from the 3rd April 1893.

By Order,
T. ANANDA ROW,
Chief Secretary.



The Mysore Gazette.

No. 15

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, APRIL 13, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART II.—Notifications by the Government of India; Resident in Mysore; Chief Judge; Survey and Inam Superintendent; Comptroller; Chief Engineer; Mysore State Railway; Amrut Mahal Department; Inspector General of Registration; Senior Surgeon; District and Sessions Judges; Sub-Judges; Deputy Commissioners of Districts; Forest Officers; President, Bangalore City

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 24th March 1893.

No. 16256—R.F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June 1891, the Government are pleased to lay down the following additional Rules:—

1. Any excess, over the area allowed by the first settlement made under the Rules of 1874, to which an Inamdar may be entitled under a revised settlement (under the Notification of 10th June 1891), shall be made good to him out of (as far as possible) the area resumed under the first settlement, where such resumed area is at the disposal of the Government or is surrendered for the purpose by the occupants thereof. But the revised settlement should not be made the occasion for the exchange of fresh for available old lands, at the mere option of the Inamdar.
2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government,
- and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

The 1st April 1893.

No. 16268—L. F. 224-92.—The following modification in the classification of the Travellers' Bungalows in the Hassan District is sanctioned by Government :—

Name.	Present Classification.	Modified Classification.
Banavar	II. Class	III. Class.
Palya	III. Do	II. Do

The 3rd April 1893.

No. 16503—R. 2025.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the following villages :—

Name of Village.	Hobli.	Taluk.
Jodi Tirumalapura	Holé-Narsipur	Holé-Narsipur.
Kayamgutta Vajarhalli	Kengeri	Bangalore.
Kayamgutta Kadrenhalli	Agara	Do

The 4th April 1893.

No. 16366—G. 3943.—In Rule 12 of the Rules relating to the Mysore Local Service Examinations, published under Notification No. 9699—G. F. 349-92, dated 11th December 1892, for "31st March" substitute "31st May."

No. 16468—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department, No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7, and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

(a) to appoint the Revd. H. Wannske of the Evangelical Lutheran Mission as Marriage Registrar for the said Territories outside the limits of the Civil and Military Station, Bangalore, and

(b) to license the said Revd. H. Wannske to grant certificates of marriage within the said Territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,

T. ANANDA ROW,
Chief Secretary



The Mysore Gazette.

No. 16

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, APRIL 20, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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Municipality; Season Reports; Mortuary and Meteorological Statements; Postal Notices. Civil and Military Station Notifications, &c.

PART III.—Acts and Regulations passed by His Highness the Maharaja of Mysore, ... Nil.

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Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 24th March 1893.

No. 16256—R.F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June 1891, the Government are pleased to lay down the following additional Rules:—

1. Any excess, over the area allowed by the first settlement made under the Rules of 1874, to which an Inamdar may be entitled under a revised settlement (under the Notification of 10th June 1891), shall be made good to him out of (as far as possible) the area resumed under the first settlement, where such resumed area is at the disposal of the Government or is surrendered for the purpose by the occupants thereof. But the revised settlement should not be made the occasion for the exchange of fresh for *available* old lands, at the mere option of the Inamdar.
2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government,
- and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

The 1st April 1893.

No. 16268—L. F. 224-92.—The following modification in the classification of the Travellers' Bungalows in the Hassan District is sanctioned by Government :—

Name.	Present Classification.	Modified Classification.
Banavar	II. Class	III. Class.
Palya	III. Do	II. Do

The 3rd April 1893.

No. 16503—R. 2025.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the following villages :—

Name of Village.	Hobli.	Taluk.
Jodi Tirumalapura	Holé-Narsipur	Holé-Narsipur.
Kayamgutta Vajarhalli	Kengeri	Bangalore.
Kayamgutta Kadrenhalli	Agara	Do

The 4th April 1893.

No. 16366—G. 3043.—In Rule 12 of the Rules relating to the Mysore Local Service Examinations, published under Notification No. 9699—G. F. 349-92, dated 11th December 1892, for "31st March" substitute "31st May."

No. 16468—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department, No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

- (a) to appoint the Revd. H. Wannske of the Evangelical Lutheran Mission as Marriage Registrar for the said Territories outside the limits of the Civil and Military Station, Bangalore, and
- (b) to license the said Revd. H. Wannske to grant certificates of marriage within the said Territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 10th March 1893.

No. 16705—G. 4141.—T. N. Mir Nizamuddin Allikhan, Amildar of Chamrajnagar Taluk, is granted privilege leave for 15 days from the 7th instant or such other date from which he may have been permitted to avail himself of it.

The 10th April 1893.

No. 16698—G. 4134.—Mr. E. R. Subbrayar assumed charge of the office of the Comptroller to the Government of Mysore from Mr. H. Eagles, Assistant Comptroller, on the afternoon of the 24th March 1893.

No. 16699—G. 4135.—Mr. B. G. Krishnaiengar, Officiating Deputy Commissioner, delivered over, and Mr. C. Srinivasaiengar assumed, charge of the Chitaldroog District and the District Treasury on the forenoon of the 3rd April 1893.

No. 16700—G. F. 192-92.—Under Article 172 of the Mysore Service Regulations, Mr. A. McNeil Martin, Probationary Assistant Superintendent of Police, Mysore, was granted 10 days' casual leave of absence with effect from 20th March 1893.

No. 16702—G. 4138.—Mr. G. Raghunatha Rao, Acting Sub-Division Officer, Closepet, having availed himself of only 15 days out of the 20 days' privilege leave granted him in Notification No. 254, dated the 25th February 1893, the unexpired portion thereof, *viz.*, 5 days, is hereby cancelled.

No. 16704—G. 4140.—Mr. H. H. Sparkes, Deputy Commissioner, of Kadur District having availed himself of only two days out of the 3 days' casual leave granted him in Notification No. 15357—G. 3675, dated 19th March 1893, the unavailed portion thereof, *viz.*, 1 day, is hereby cancelled.

No. 16707—G. 4143.—Under Article 188 of the Mysore Service Regulations, B. Krishna Rao, Amildar of the Dodballapur Taluk, is granted privilege leave of absence for 3 months, with effect from the 20th April 1893, or such other date as he may be relieved by Y. Narasimmaiya, now Acting Amildar of the Chintamani Taluk, who is hereby appointed to act as Amildar and 3rd Class Magistrate of the Dodballapur Taluk during the absence on leave of Amildar B. Krishna Rao, or until further orders.

The 13th April 1893.

No. 16761—L. F. 178-92.—Messrs. Nanjappa *alias* Samanna and Srinivasa Rao of Kankanhalli are appointed as Members of the Kankanhalli Municipal Board.

No. 16923—G. 4158.—Mr. D. A. Ballard, Acting Assistant Superintendent of Police, Kadur District, delivered over, and Mr. G. Dunning resumed, charge of the Kadur District Police Office on the forenoon of the 17th March 1893.

No. 16925—G. 4190.—Under Article 188 of the Mysore Service Regulations, Mr. H. Ramanujaiengar, Superintendent of Police, Kolar District, has been granted privilege leave of absence for 3 months with effect from 7th April 1893.

2. Mr. D. A. Ballard, Special Inspector of Police, Kolar Gold Fields, is appointed to act as Assistant Superintendent of Police, 2nd Class, Kolar District, during the absence of Mr. Ramanujaiengar on leave or until further orders.

No. 16927—G. 4192.—Mr. H. Ramanujaiengar, Superintendent of Police, Kolar District, delivered over, and Mr. D. A. Ballard received, charge of the District Police Office, Kolar, on the afternoon of the 6th April 1893.

No. 16928—G. 4193.—Mr. N. Venkat Rao, Assistant Commissioner, Chitaldroog District, is granted privilege leave for 22 days in extension of the leave sanctioned to him in Notification No. 15029—G. 3557, dated 13th March 1893.

No. 16930—G. 4195.—Mr. R. Vijayendra Rao, delivered over, and Mr. C. Meenacshaiya resumed charge of the office of the Inspector General of Registration and Registrar of Companies, on the afternoon of the 3rd April 1893.

No. 16931—G. 4196.—Under Article 171 of the Mysore Service Regulations, Hema Hanumantaiya, Amildar of the Kolar Taluk, was granted casual leave of absence for 2 days with effect from the 7th April 1893.

The 14th April 1893.

No. 16896—L. F. 90-92.—Mr. G. Samaiya of the Tiptur Municipal Board is hereby reappointed as a Member of that Board for a further period of 5 years.

The 15th April 1893.

No. 17004—G. F. 25-92.—The casual leave of absence for 10 days granted to Mr. R. B. Plumer, Probationary Assistant Commissioner in charge of the Kadur District Treasury, in Notification No. 16333—G. 3936, dated 1st April 1893, is hereby cancelled at his own request.

No. 17113—G. 4240.—C. Krishna Rao, Amildar of Koppa Taluk, having returned to duty on the forenoon of the 18th March 1893, from the 3 weeks' privilege leave of absence granted him in Notification No. 14434—G. 3353 of the 26th February 1893, the unexpired portion thereof, *viz.*, 5 days, is hereby cancelled.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

By Order,

T. ANANDA ROW,
Chief Secretary.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

No. 1. *The 15th April 1893.*

In exercise of the power conferred by Sub-Section (3) of Section 1 of Regulation No. III of 1890, (The Mysore Measures of Length Regulation, 1890), the Government of His Highness the Maharaja of Mysore is pleased to direct that the said Regulation shall come into force in the Territories of Mysore from 10th April 1893.

By Order,

C. MEENACSHAIYA,
Legislative Secretary.

MILITARY.

NOTIFICATION.

The 22nd March 1893.

The following promotion is made in the Barr Establishment with effect from the 1st March 1893.

Number.	Name.	Battalion.	From what Rank.	Battalion.	To what Rank.	In Succession to—
1	Varadarajalu Naidu	3rd.	Havildar Major.	3rd.	2nd Grade Jamadar.	Jamadar Muhammad Raza retired on pension.

A. H. MACINTYRE, *Lt.-Col.*,
Commandant, Mysore Troops.



The Mysore Gazette.

No. 17

PUBLISHED BY AUTHORITY.

1 of 1893.

BANGALORE, THURSDAY, APRIL 27, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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Nil.

PART IV.—Official Papers.

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GENERAL.

NOTIFICATIONS.

The 24th March 1893.

No. 16256—R. F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June, 1891, the Government are pleased to lay down the following additional Rules:—

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2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government,

and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

The 1st April 1893.

No. 16268—L. F. 224-92.—The following modification in the classification of the Travellers' Bungalows in the Hassan District is sanctioned by Government :—

Name.	Present Classification.	Modified Classification.
Banavar	II. Class	III. Class.
Palya	III. Do	II. Do

The 3rd April 1893.

No. 16503—R. 2025.—Under para 2 of Section 236 of the Mysore Land Revenue Code (Regulation IV of 1888), the Government of His Highness the Maharaja of Mysore is pleased to authorize the extension of the provisions of Chapters VIII and IX of the said Code to the following villages :—

Name of Village.	Hobli.	Taluk.
Jodi Tirumalapura	Holé-Narsipur ..	Holé-Narsipur.
Kayamgutta Vajarhalli	Kengeri	Bangalore.
Kayamgutta Kadrenhalli	Agara	Do

The 4th April 1893.

No. 16386—G. 3943.—In Rule 12 of the Rules relating to the Mysore Local Service Examinations, published under Notification No. 9699—G. F. 349-92, dated 11th December 1892, for "31st March" substitute "31st May."

No. 16468—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department, No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was, with certain modifications, declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 7 and 9 of the said Act, the Government of His Highness the Maharaja are pleased—

(a) to appoint the Revd. H. Wannske of the Evangelical Lutheran Mission as Marriage Registrar for the said Territories outside the limits of the Civil and Military Station, Bangalore, and

(b) to license the said Revd. H. Wannske to grant certificates of marriage within the said Territories between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

The 17th April 1893.

No. 17258—G. 4272.—The following promotions of Amildars are ordered with effect from 1st April 1893 :—

1. Khader Alli.	}	From the 2nd to the 1st Class.
2. Magali Ramachandra Rao.		
1. H. Gundappa.	}	From the 3rd to the 2nd Class.
2. Bangalore Sitaramaiya.		
3. C. Shamaingar.		
4. M. Krishnaiengar.		
1. S. Krishnamurti Rao.	}	From the 4th to the 3rd Class.
2. C. Venkatachalaiya.		
3. M. A. Tirumalachari.		
4. B. Nagesa Rao.		

No. 17287—G. 4284.—The following transfers and postings of Amildars and Deputy Amildar are ordered :—

Amildar Almed Alli, from City Mysore to Mysore Taluk.
 Amildar B. Nagesa Rao, from City Bangalore to Bangalore Taluk.
 Amildar B. Sitaramaiya, from Mysore to Hoskote *vice* D. Venkatramanaiya retired.
 Amildar T. Chokkanina, B. A., to Hassan Taluk *vice* Lakshminaranappa retired.
 Amildar Alasingraingar, to Tarikere Taluk *vice* Bava Rao on other duty.
 Amildar Y. Narasimmaiya, to Honnali Taluk *vice* Lazarus Domingo retired.
 Amildar Krishne Ars, to Channarayapatna Taluk.
 Deputy Amildar Vasudeva Rao, to Yedahalli.

No. 17310—G. 4291.—The following confirmations and appointments of Amildars and Deputy Amildars are ordered :—

Badami Krishna Rao.
V. N. Gopal Rao.
C. N. Chaudaiya.
K. G. Anantaramaiengar.
Nadig Subba Rao.
G. Hanumanta Rao.
Ramaswamaiya, B. A.
T. Chokkanna, B. A., Revenue Probationer
attached to the Mysore District.
Alasingraiengar, Deputy Amildar.
Y. Narasimmaiya, Revenue Head Munshi,
Mysore District.

Sub-pro tem Amildars of the 5th Class, to be confirmed in the 5th Class, with effect from the dates of their *Sub-pro tem* appointments.

Acting Amildars of the 5th Class, to be confirmed in the 5th Class, with effect from 1st April 1893.

To be Amildars of the 5th Class.

Krishne Ars, Deputy Amildar—to be Amildar of the 5th Class, *Sub-pro tem*, pending his completing the prescribed examinations.

Vasudeva Rao (Police Inspector and Acting Amildar, Channarayapatna)—to be Deputy Amildar.

2. The following Deputy Amildars acting in permanent vacancies are confirmed :—

Venkatramanaiya	..	Grama.		K. Subba Rao	..	Kumsi.
R. Shama Rao	..	Gudibanda.		S. V. Desikachari	..	Seringapatam.

The 18th April 1893.

No. 17483—G. 4307.—Mr. C. Meenacshaiya, Acting Judge, delivered over, and Mr. P. N. Krishna Murti assumed, charge of the Office of Judge of the Chief Court, on the afternoon of Monday, the 3rd April 1893.

The 21st April 1893.

No. 17321—G. 4289.—Under the provisions of Article 188 of the Mysore Service Regulations, Mr. S. R. Subbaraya Iyer, Registrar of the Chief Court, doing duty in the Dewan's Office, is granted privilege leave of absence for 6 weeks with effect from the 21st April 1893.

No. 17484—G. F. 76-92.—The three months' leave on private affairs granted to Mr. P. Panchanatha Rao, General Assistant Commissioner, Hassan District, in Notification No. 13682—G. F. 76-92, dated 15th February 1893, is hereby extended by three months.

The 24th April 1893.

No. 17473—J. F. 86-92.—Under Section 12 of the Code of Criminal Procedure, the following Officers are invested with the powers of a Magistrate of the 1st Class :—

- (1) Mr. C. V. Raghavacharlu, B. A., Acting Sub-Division Officer, Closepet Sub-Division.
- (2) Mr. B. Ramaswami Iyer, B. A., General Assistant Commissioner, Shimoga District.
- (3) Mr. H. Nanjundaraj Ars, General Assistant Commissioner, Mysore District.

2. Mr. B. Kuppusami Naidu, Acting Assistant Commissioner, Bangalore District, and Mr. K. Ramanjaiengar, Acting Assistant Commissioner, Shimoga District, are, as a special case, hereby invested with the powers of a Magistrate of the 1st Class, under Section 12 of the Criminal Procedure Code.

3. K. S. Doraswami Iyer, Assistant Commissioner, Kolar District, is hereby invested with the powers of a Magistrate of the 2nd Class.

4. Mr. K. Ramaswamaiengar, Assistant Commissioner, Kadur District, will continue to exercise the powers of a Magistrate of the 1st Class, conferred on him by Government Notification No. 9358—J. F. 86-92, dated 5th January 1893, until further orders.

No. 17552—G. 4331.—Under Article 171 of the Mysore Service Regulations, casual leave of absence for 5 days is granted to T. Ramachandra Rao, Amildar of the Tirumakudlu-Narsipur Taluk, with effect from such date as he may avail himself of the same.

No. 17554—G. 4333.—Under Article 188 of the Mysore Service Regulations, V. Krishna Rao, Deputy Amildar of the Koratagere Sub-Taluk, is granted privilege leave of absence for 15 days with effect from such date as he may avail himself of the same.

2. The Amildar of the Maddagiri Taluk will be in charge of the Koratagere Sub-Taluk in addition to his duties, during the absence of Deputy Amildar V. Krishna Rao on leave or until further orders.

No. 17550—G. 4329.—Under the terms of Article 172 of the Mysore Service Regulations, Mr. S. R. Subbaraya Iyer, Assistant Commissioner, doing duty in the Dewan's Office, was granted casual leave of absence for 6 days from 2nd to 7th April 1893, both days inclusive.

The 26th April 1893.

No. 17647—G. 4354.—Under Article 221 of the Mysore Service Regulations, M. Ramachandra Rao, Amildar, Gundlupet Taluk, is granted 50 days' leave without allowances from 3rd May 1893 or from such other date as he may avail himself of the same.

2. V. Sabhapati Pille, is appointed to Act as Amildar and 3rd Class Magistrate of the Gundlupet Taluk during the absence of M. Ramachandra Rao on leave or until further orders.

The 25th April 1893.

No. 17513—G. 4325.—Until further orders, the Dewan's postal address will be "Camp Dodballapur."

No. 17578—G. 4336.—Under Article 172 of the Mysore Service Regulations, Mr. T. Rayalu Chetti, Treasurer, State Huzur Treasury, Bangalore, was granted 6 days' casual leave of absence with effect from the 19th April 1893.

No. 17583—R. F. 308-92.—Tenders are hereby invited for the exclusive privilege of establishing Bonded Depôts at the localities specified in Appendix A and transporting thereto country spirits from the Bangalore Government Central Distillery *under bond*, and distributing it to the respective arrack vend farmers and separate shop-keepers attached to the said depôts, during the next four years beginning with 1st July 1893 and ending with 30th June 1897.

2. The privilege for which tenders are now invited will be conceded subject to the conditions specified in Appendices S (i) and S (ii) (hereto annexed) of the rules published under Notification No. 495, dated 30th March 1892, and the Excise Laws and Rules now in force, or which may from time to time be passed by Government.

3. The quantity of arrack conveyed from the Government Central Distillery to each Bonded Depôt during the past months of the current contract period, is mentioned in Appendix A.

4. Tenders must specify the lowest rate per gallon of spirits carried from the Distillery, at which they would take up the contract. They must specify one rate for the Bangalore City Depôt and another rate for the Depôts in all Districts, except the Bangalore District in which the vend farmers carry their supplies of spirits from the Distillery itself. The rates thus tendered, and accepted by Government, shall be the rates at which remuneration will be payable to the successful tenderer who shall be called, "Government contractor for carriage of spirits to Bonded Depôts," during the currency of the contract granted under this Notification. (The rates at which remuneration is paid to the present contractor are ten pies for the Bangalore City and three annas for all the Districts except the Bangalore District).

5. Each tender must be accompanied by a deposit of Rs. 100 for the Bangalore City Depôt, and Rs. 500 for the Mofussil Depôts specified in Appendix A, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of establishing Bonded Depôts, and carrying liquor thereto from the Bangalore Government Central Distillery, and distributing it to vend farmers and separate shops," and must be sent to the Excise Commissioner at Bangalore, so as to reach him before noon on Thursday, the 18th May 1893, after which date no tender will be received. The tenders will be opened by the Excise Commissioner at his office at 12 o'clock noon, on the 18th May 1893 in the presence of such of the applicants as may be present. The final disposal of the tenders will rest, subject to the approval of Government, with the Excise Commissioner who reserves to himself full power to reject any or all of the tenders without assigning any reason. The deposits made by the applicants whose tenders are rejected will be immediately returned to them by the Excise Commissioner.

6. The applicant whose tender may be accepted by the Excise Commissioner shall, within eight days of the acceptance of his tender being communicated to him, deposit at the Huzur Treasury, Bangalore, a further sum in cash or in Government securities, duly endorsed in favor of the Dewan of Mysore, for the time being, to make with the deposits previously made, a sum of Rs. 1,000 for the Bangalore City Depôt and Rs. 5,000 for the aforesaid Mofussil Depôts, and shall execute an agreement in the prescribed appended form S (i) for the Bangalore City Depôt, and S (ii) for the said Mofussil Depôts, on proper stamps, binding himself to conform to the conditions therein set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made will be forfeited to Government, and the contract otherwise disposed of.

7. No tender proposing any modification of any of the terms of this Notification will be considered.

8. The contract shall not be transferable except with the previous sanction of the Excise Commissioner subject to the approval of Government.

A.

Statement showing the localities where Bonded Depôts should be established, in the Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga, and Chitaldroog Districts, the quantity of Country Spirits issued from the Central Distillery to the existing Depôts during the current contract, &c.

District.	Taluk.	Locality where Bonded Depôt now exists or should be esta- blished.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.		Average rate of wastage at each Depôt.				Remarks.
							Bung.		Stand.		
Kolar.	Kolar ...	Kolar ...		Kolar ...	5,498	40	...	28.7	...	21.3	* Opened in June 1892.
	Malur ...	Malur ...		Malur and Tyakal ...	3,220	20	...	47.5	...	12.6	
	Do ...	Narsapur ...		Narsapur ...	14,83	33	1	14.8	...	13.9	
	Mulbagal ...	Mulbagal ...		Mulbagal and Yeldur ...	1,913	34	...	23.9	...	31.9	
	Sidlaghatta ...	Sidlaghatta ...		Sidlaghatta, Jangamkote, Bassetti- halli, Kaiyara, and Ganjigunte...	3,962	30	...	32.1	...	11.6	
	Chintamani ...	Srinivasapur ...		Srinivasapur and Ronur ...	2,059	37	...	24.7	...	24.7	
	Do ...	Chintamani ...		Chintamani and Adigal ...	3,841	6	...	47.8	...	35.8	
	Chikballapur ...	Chikballapur ...		Chikballapur and Perisandra ...	4,525	2	...	34.9	...	11.2	
	Bagepalli ...	Gudibanda ...		Gudibanda ...	786	24	1	13.8	1	7.3	
	Do ...	Bagepalli ...		Bagepalli and Palya ...	1,168	18	1	40.7	1	27.5	
	Goribidnur ...	Goribidnur ...		Goribidnur ...	1,268	3	...	36.9	...	12.0	
	Bowringpet ...	Bowringpet ...	Gold Fields (3 shops).	Bowringpet and Dasarahosalli ...	14,810	7	...	39.6	...	11.0	
Do ...	Betmangala ...	Do (10 shops).	Betmangala ...	20,084	24	...	38.3	...	84.7		

District.	Taluk.	Locality where Bonded Depôt now exists or should be established.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.	
						Bung.		Stand.			
Tumkur.	Tumkur	Tumkur		Tumkur and Kunigal	5,260	37	...	30.0	...	11.6	
	Tiptur	Tiptur		Tiptur	1,216	37	...	41.8	...	41.8	
	Gubbi	Gubbi		Gubbi and Nittur	1,364	40	...	37.3	...	33.6	
	Sira	Sira		Sira and Nadur	2,414	29	...	35.8	...	21.1	
	Chiknayakanhalli	*Chiknayakanhalli		Chiknayakanhalli	314	18	...	32.5	...	32.5	*Opened in September 1892.
	Kunigal	†Kunigal			265	44	...	38.3	3	38.7	†Issues only for 4 months and then the Depôt was abolished in August 1892.
Mysore.	Maddagiri	†Maddagiri		Maddagiri		†Proposed Bonded Depôt.
	Mysore	Mysore	Town (19 Shops.)	Mysore	21,274	11	...	33.8	...	6.9	
	Seringapatam	Seringapatam		Seringapatam and Krishnarajpete	3,038	41	...	30.2	...	26.8	
	Malvalli	Malvalli		Malvalli	1,163	16	...	43.8	1	14.8	
	Mandya	Mandya		Mandya	1,098	35	...	23.2	1	...	
	Nanjangud	Nanjangud		Nanjangud	1,999	8	...	38.2	...	35.6	
	T. Narsipur	T. Narsipur		T. Narsipur and Yelandur	1,158	45	...	26.3	...	26.3	
	Hunsur	Hunsur		Hunsur	3,056	10	...	50.0	...	40.0	
	Heggaddevankote	Heggaddevankote		Heggaddevankote	675	47	1	16.8	1	31.9	
	Nagamangla	Nagamangala		Nagamangala	584	11	2	11.5	1	10.1	

Hassan.	Hassan	...	Hassan	...	Hassan, Alur, H.-Narsipur, Channarayapatna and Arkalgud	...	6,303	4	1	8.8	...	17.7	*Issues only for 7 months and then the Bonded depôt was abolished in November 1892.
	Belur	...	Belur	...	Belur	...	3,362	3	1	12.7	...	12.1	
	Arsikere	...	Arsikere	...	Arsikere	...	1,904	9	1	7.8	...	21.4	
	Manjarabad	...	Yeslur	...	Yeslur and Sukrayarsante	...	3,070	23	1	18.7	...	21.6	
	Do	...	Saklespur	...	Saklespur	...	4,503	41	1	11.2	...	19.2	
	Channarayapatna	...	*Channarayapatna	629	26	1	2.1	...	48.6	
Kadur.	Chikmagalur	...	Chikmagalur	...	Chikmagalur, Vastara and Aldur.	...	15,339	13	...	44.8	...	7.6	+Proposed Bonded Depôt.
	Kadur	...	Kadur	...	Kadur and Birur	...	1,787	42	..	45.6	...	34.2	
	Mudgere	...	Mudgere	...	Mudgere and Bankal	...	6,028	25	...	43.7	...	18.6	
	Tarikere	...	Tarikere	...	Tarikere, Lingadhalli and Lakka-valli	...	5,053	8	1	1.4	...	15.1	
	Koppa	...	Sollebail	...	Sollebail	...	2,516	37	1	34.1	...	11.6	
	Do	...	Hariharpur	...	Hariharpur	...	6,025	21	1	25.1	...	16.0	
	Do	...	Yedahalli	...	Yedahalli and Koppa	...	1,144	38	1	20.3	...	26.7	
	Do	...	Sringeri†	...	Sringeri	
Shimoga.	Shimoga	...	Shimoga	...	Shimoga, Holalur, Bidare, and Holehonnur	...	8,638	5	...	43.0	...	10.6	
	Shikarpur	...	Shikarpur	...	Shikarpur, Mugalgere and Bellandur	...	3,119	1	1	4.5	...	3.2	
	Sagar	...	Sagar	...	Sagar and Talaguppe	...	2,842	3	1	27.9	...	43.0	
	Sorab	...	Sorab	...	Sorab and Anavatti	...	2,639	20	1	32.1	...	19.3	
	Tirthahalli	...	Tirthahalli	...	Tirthahalli Agrahar and Hirimuttur	...	5,367	18	1	2.2	...	22.7	
	Shimoga	...	Ayanur	...	Ayanur	...	1,675	8	1	6.8	1	3.8	

District.	Taluk.	Locality where Bouded Depôt now exists or should be esta- blished.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bouded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.	
						Bung.		Stand.			
Shimoga. — Concluded.	Shimoga	... Benkipur	...	Benkipur	... 2,094	36	1	9.8	...	36.5	
	Sagar	... Anantapur	...	Anantapur	... 1,263	39	1	9.6	1	9.5	
	Tirthahalli	... Mandagadde	...	Mandagadde and Agumbi.	... 789	49	1	0.7	1	26.5	
	Honnali	... Nyamti	...	Honnali and Nyamti	... 3,492	17	...	48.2	...	21.9	
	Channagiri	... Channagiri	...	Channagiri	... 892	34	1	0.4	...	22.9	
Chitaldroog.	Chitaldroog	... Chitaldroog	...	Chitaldroog, Jagalur, Challakere and Hiriur	... 2,420	46	1	2.2	...	21.0	
	Davangere	... Davangere	...	Davangere	... 1,054	38	1	16.6	...	28.9	
	Do	... Harihar	...	Harihar	... 1,367	23	1	4.8	...	41.0	
	Molakalmuru	... Molakalmuru	...	Molakalmuru	... 627	40	3	0.3	1	46.3	
	Holalkere	... Holalkere	...	Holalkere	... 523	47	...	48.6	1	26.8	

APPENDIX S. (i)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery under bond to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives, and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the separate shop-keepers in the existing wholesale Depôt in the City of Bangalore. (which will henceforth be called a Bonded Depôt), on production of Treasury receipts in proof of prepayment of duty and price of such liquor ;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of liquor to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying present Depôt ;

(3) that, as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of liquor conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever ;

(4) that the usual establishment required for such Depôt and the house rent shall be paid for by myself ;

(5) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan) ;

(8) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt license, Appendix R ;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District, and appoint qualified men instead without delay ;

(10) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôt in due time.

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis major excepted), shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;

(13) that the imposition of a fine or the forfeiture of the deposit, or the cancellation of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this
day of _____ 189 _____

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1.

2.

APPENDIX 8. (ii)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____, and ending _____, the right of conveying country spirits from the Central Distillery under bond to the various Depôts in the Districts of Kolar, Tumkur, Mysore, Hassan, Kolar, Shimoga, and Chitaldroog, in quantities sufficient to meet the demand of the farms and separate shops dependent on such Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the various crack and centers or farmers and separate shop-keepers in the existing whole-sale Depôts, (which will henceforth be called Bonded Depôts) in the aforesaid seven Districts of the Mysore State, on production of Treasury receipts in proof of prepayment of duty and price of such liquor;

(2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to carry the requisite supply of liquor to any new Depôts that may be opened in any tract, or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than supplying present Depôts;

(3) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of liquor conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding two per cent on the quantity of liquor removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers;

(4) that the usual establishment required for such Depôts and the house rent shall be paid by the farmers and separate shop-keepers dependent on the Depôts, in the proportion of the number of gallons of liquor drawn by each from such Depôts;

(5) that the establishment at such Depôts shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Treasury the sum of rupees five thousand in cash, (or Government Securities duly endorsed in favour of the Dewan);

(8) that I equally with the Depôt-keepers shall be bound by the conditions of the Depôt license;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay;

(10) that I shall be bound to make good the loss accruing to Government and the farms and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôts in due time;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor there forth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by his major excepted), over and above the aforesaid two per cent wastage shall be made good by me at the rate of Rs. _____ per gallon of 20° under proof, and proportionately for higher or lower strengths;

(12) that in case of any breach of the laws and rules of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employes, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the bond deposited by me forfeited, and to cancel the contract with the previous sanction of Government;

(13) that the imposition of a fine, or the forfeiture of the deposit, on the cancellation of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____ 189_____.

Sealed, signed and delivered in the presence of us:—

Witnesses:—

1.

2.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

MUZARAVI.

NOTIFICATION.

No. 711.

The 22nd April 1893.

The following residents of Chikballapur are appointed Dharmadarsis of the temples specified below :—

Name of Temple.	Name of Village where situated.	Names of Dharmadarsis.
Kille Channakesava Devaru	.. Chikballapur	.. } 1. M. R. Ry. Subrammanya Sastri.
Kille Nandesvara Devaru	.. Do	.. } 2. „ Javali Subba Sastri.
Pete Isvara Devaru	.. Do	.. } 3. „ Kote Surappa, Pleader.
Bhoganandesvara Devaru	.. Nundi	.. } 4. „ Nagarta Dodmunyappa,
Yoganandesvara Devaru	.. Do	.. } Sahukar.
Umamahesvara Devaru	.. Do	.. } 5. „ Setti Basappa.
Ranganatha Devaru	.. Ankanagondi	.. } 1. „ Atchutappa, Pleader.
Jibe Anjaneya Devaru	.. Chikballapur	.. } 2. „ Vidvan Rajagopalacharlu.
Pete Anjaneya Devaru	.. Do	.. } 3. „ Rangaswamaiengar, Pleader.
		4. „ Yerranul Narasimmaiya.
		5. „ Nema Latchmaiya.
		6. „ Kukal Govindappa.

A. SREENIVASACHARLU,
Supt. and Ex-Officio Secretary.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

No. 1.

The 15th April 1893.

In exercise of the power conferred by Sub-Section (3) of Section 1 of Regulation No. III of 1890, (The Mysore Measures of Length Regulation, 1890), the Government of His Highness the Maharaja of Mysore is pleased to direct that the said Regulation shall come into force in the Territories of Mysore from 10th April 1893.

By Order,

C. MEENACSHAIYA,
Legislative Secretary.

PUBLIC WORKS.

NOTIFICATIONS.

No. 1591—248.

The 18th April 1893.

Mr. K. Krishnaiengar, Assistant Engineer, attached to the Kadur Division, is granted privilege leave of absence for 3 months from date of departure.

No. 1593—250.

The following transfer is ordered in the interests of the public service :—

Mr. T. S. Seshaiengar, Apprentice Engineer, from the French Rocks Division to the charge of Koppa Range of the Kadur Division. To join *forthwith*.

No. 1710—278.

The 24th April 1893.

The following transfers of Assistant Engineers are ordered in the interests of the public service :—

- (1) Assistant Engineer Mr. K. Prahlada Rao from the Kolar Division to the Central Office on special duty. To join as soon as possible after the close of the current official year.
- (2) Assistant Engineer Mr. K. Krishnaiengar from the Koppa Range of the Kadur Division to the charge of No. II Sub-Division of the Kolar Division, *vice* Mr. Prahlada Rao. To join on return from privilege leave.

W. McHUTCHIN,
Offg. Secy. to the Govt. of Mysore, P. W. D.



The Mysore Gazette.

No. 18

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MAY 4, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 24th March 1893.

No. 16256—R. F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June 1891, the Government are pleased to lay down the following additional Rules:—

1. Any excess, over the area allowed by the first settlement made under the Rules of 1874, to which an Inamdar may be entitled under a revised settlement (under the Notification of 10th June 1891), shall be made good to him out of (as far as possible) the area resumed under the first settlement, where such resumed area is at the disposal of the Government or is surrendered for the purpose by the occupants thereof. But the revised settlement should not be made the occasion for the exchange of fresh for available old lands, at the mere option of the Inamdar.
2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government,
- and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

The 26th April 1893.

No. 17775—G. F. 12-92.—Under Article 171 of the Mysore Service Regulations, C. Venkatachalaia, Amildar of the Sira Taluk, has been granted casual leave of absence for three days with effect from such date as he may have availed himself of the same.

No. 17777—G. 4377.—Under Article 171 of the Mysore Service Regulations, Mr. K. S. Chandrasekhara Iyer, Probationary Assistant Commissioner, was granted casual leave of absence for 3 days from the 13th April 1893.

No. 17675—L.F. 90-92.—The following gentlemen are appointed Non-Official Members of the Non-vinkere Municipality of the Tiptur Taluk.

The Amildar of Tiptur, *Vice-President.*

Non-Official.

No.	Names.	Occupations.
1.	Mr. K. Narainswamaiengar	Land-holder.
2.	„ Chikkanna Setti	Do and Merchant.
3.	„ Hanumanta Chetti	Do
4.	„ B. Narasima Chetti	Do
5.	„ Shanbhog Subbanna	Land-holder and Shanbhog.
6.	„ Annajaiengar	Pensioned Amildar.

No. 17853—G. 4394.—Under Section 172 of the Mysore Service Regulations, Narasinga Rao, Amildar of the Channagiri Taluk, was granted casual leave of absence for 8 days from 1st April 1893.

The 25th April 1893.

No. 17955—G. 4410.—Under Article 172 of the Mysore Service Regulations, Mr. B. Krishnaiengar, Treasury Assistant Commissioner, Mysore District, was granted six days' casual leave of absence from the 11th March 1893.

2. Mr. B. Krishnaiengar delivered over, and Mr. Narasimmaiengar, 3rd Assistant Commissioner, assumed charge of the Mysore District Treasury on the afternoon of the 11th March 1893.

No. 17583—R. F. 308-92.—Tenders are hereby invited for the exclusive privilege of establishing Bonded Depôts at the localities specified in Appendix A and transporting thereto country spirits from the Bangalore Government Central Distillery *under bond*, and distributing it to the respective arrack vend farmers and separate shop-keepers attached to the said depôts, during the next four years beginning with 1st July 1893 and ending with 30th June 1897.

2. The privilege for which tenders are now invited will be conceded subject to the conditions specified in Appendices S (i) and S (ii) (hereto annexed) of the rules published under Notification No. 495, dated 30th March 1892, and the Excise Laws and Rules now in force, or which may from time to time be passed by Government.

3. The quantity of arrack conveyed from the Government Central Distillery to each Bonded Depôt during the past months of the current contract period, is mentioned in Appendix A.

4. Tenders must specify the lowest rate per gallon of spirits carried from the Distillery, at which they would take up the contract. They must specify one rate for the Bangalore City Depôt and another rate for the Depôts in all Districts, except the Bangalore District in which the vend farmers carry their supplies of spirits from the Distillery itself. The rates thus tendered and accepted by Government shall be the rates at which remuneration will be payable to the successful tenderer who shall be called, "Government contractor for carriage of spirits to Bonded Depôts," during the currency of the contract granted under this Notification. (The rates at which remuneration is paid to the present contractor are ten pies for the Bangalore City and three annas for all the Districts except the Bangalore District).

5. Each tender must be accompanied by a deposit of Rs. 100 for the Bangalore City Depôt, and Rs. 500 for the Mofussil Depôts specified in Appendix A, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of establishing Bonded Depôts, and carrying liquor thereto from the Bangalore Government Central Distillery, and distributing it to vend farmers and separate shops," and must be sent to the Excise Commissioner at Bangalore, so as to reach him before noon on Thursday, the 18th May 1893, after which date no tender will be received. The tenders will be opened by the Excise Commissioner at his office at 12 o'clock noon, on the 18th May 1893 in the presence of such of the applicants as may be present. The final disposal of the tenders will rest, subject to the approval of Government, with the Excise Commissioner who reserves to himself full power to reject any or all of the tenders without assigning any reason. The deposits made by the applicants whose tenders are rejected will be immediately returned to them by the Excise Commissioner.

6. The applicant whose tender may be accepted by the Excise Commissioner shall, within eight days of the acceptance of his tender being communicated to him, deposit at the Huzur Treasury, Bangalore, a further sum in cash or in Government securities, duly endorsed in favor of the Dewan of Mysore, for the time being, to make with the deposits previously made, a sum of Rs. 1,000 for the Bangalore City Depôt and Rs. 5,000 for the aforesaid Mofussil Depôts, and shall execute an agreement in the prescribed appended form S (i) for the Bangalore City Depôt, and S (ii) for the said Mofussil Depôts, on proper stamps, binding himself to conform to the conditions therein set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made will be forfeited to Government, and the contract otherwise disposed of.

7. No tender proposing any modification of any of the terms of this Notification will be considered.

8. The contract shall not be transferable except with the previous sanction of the Excise Commissioner subject to the approval of Government.

A.

Statement showing the localities where Bonded Depôts should be established, in the Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga, and Chitaldroog Districts, the quantity of Country Spirits issued from the Central Distillery to the existing Depôts during the current contract, &c.

District.	Taluk.	Locality where Bonded Depôt now exists or should be esta- blished.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.	
						Bung.		Stand.			
Kolar.	Kolar ...	Kolar ...		Kolar ...	5,498	40	...	28.7	...	21.3	* Opened in June 1892.
	Malur ...	Malur ...		Malur and Tyakal ...	3,220	20	...	47.5	...	12.6	
	Do ...	Narsapur ...		Narsapur ...	14,83	33	1	14.8	...	13.9	
	Mulbagal	Mulbagal ...		Mulbagal and Yeldur	1,913	34	...	23.9	...	31.9	
	Sidlaghatta	Sidlaghatta		Sidlaghatta, Jangamkote, Bassetti- halli, Kaivara, and Ganjigunte...	3,962	30	...	32.1	...	11.6	
	Chintamani	Srinivasapur		Srinivasapur and Ronur	2,059	37	...	24.7	...	24.7	
	Do ...	Chintamani		Chintamani and Adigal	3,841	6	...	47.8	...	35.8	
	Chikballapur	Chikballapur		Chikballapur and Perisandra	4,525	2	...	34.9	...	11.2	
	Bagepalli	Gudibanda...		Gudibanda	786	24	1	13.8	1	7.3	
	Do ...	Bagepalli ...		Bagepalli and Palya...	1,168	18	1	40.7	1	27.5	
	Goribidnur	Goribidnur*		Goribidnur	1,268	3	...	36.9	...	12.0	
	Bowringpet	Bowringpet	Gold Fields (3 shops).	Bowringpet and Dasarahosalli	14,810	7	...	39.6	...	11.0	
Do ...	Betmangala	Do (10 shops).	Betmangala	20,084	24	...	38.3	...	84.7		

A.—Continued.

District.	Taluk.	Locality where Bonded Depôt now exists or should be established.	Locality and number of separate shop dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.	
						Bung.	Stand.				
Tumkur.	Tumkur	Tumkur		Tumkur and Kunigal	5,260	37	...	30.0	...	11.6	
	Tiptur	Tiptur		Tiptur	1,216	37	...	41.8	...	41.8	
	Gubbi	Gubbi		Gubbi and Nittur	1,364	40	...	37.3	...	33.6	
	Sira	Sira		Sira and Nadur	2,414	29	...	35.8	...	21.1	
	Chiknayakanhalli	*Chiknayakanhalli		Chiknayakanhalli	314	18	...	32.5	...	32.5	*Opened in September 1892.
	Kunigal	†Kunigal		...	265	44	...	38.3	3	38.7	†Issues only for 4 months and then the Depôt was abolished in August 1892.
Mysore.	Maddagiri	†Maddagiri		Maddagiri	†Proposed Bonded Depôt.
	Mysore	Mysore	Town (19 Shops.)	Mysore	21,274	11	...	33.8	...	6.9	
	Seringapatam	Seringapatam		Seringapatam and Krishnarajpete	3,038	41	...	30.2	...	26.8	
	Malvalli	Malvalli		Malvalli	1,163	16	...	43.8	1	14.8	
	Mandya	Mandya		Mandya	1,098	35	...	23.2	1	...	
	Nanjangud	Nanjangud		Nanjangud	1,999	8	...	38.2	...	35.6	
	T. Narsipur	T. Narsipur		T. Narsipur and Yelandur	1,158	45	...	26.3	...	26.3	
	Hunsur	Hunsur		Hunsur	3,056	10	...	50.0	...	40.0	
	Heggaddevankote	Heggaddevankote		Heggaddevankote	675	47	1	16.8	1	31.9	
	Nagamangla	Nagamangla		Nagamangla	584	11	2	11.5	1	10.1	

Hassan.	Hassan	...	Hassan	...	Hassan, Alur, H. Narsipur, Channarayapatna and Arkalgud	6,303	4	1	8.8	...	17.7	
	Belur	...	Belur	...	Belur	3,362	3	1	12.7	...	12.1	
	Arsikere	...	Arsikere	...	Arsikere	1,904	9	1	7.8	...	21.4	
	Manjarabad	...	Yeslur	...	Yeslur and Sukravarsante	3,070	25	1	18.7	...	21.6	
	Do	...	Saklespur	...	Saklespur	4,503	41	1	11.2	...	19.2	
	Channarayapatna	...	*Channarayapatna	629	26	1	2.1	...	48.6	*Issues only for 7 months and then the Bonded depôt was abolished in November 1892.
Kadur.	Chikmagalur	...	Chikmagalur	...	Chikmagalur, Vastara and Aldur	15,339	13	...	44.8	...	7.6	
	Kadur	...	Kadur	...	Kadur and Birur	1,787	42	..	45.6	...	34.2	
	Mudgere	...	Mudgere	...	Mudgere and Bankal	6,028	25	...	43.7	...	18.6	
	Tarikere	...	Tarikere	...	Tarikere, Lingadhalli and Lakka-valli	5,053	8	1	1.4	...	15.1	
	Koppa	...	Sollebail	...	Sollebail	2,516	37	1	34.1	...	11.6	
	Do	...	Hariharpur	...	Hariharpur	6,025	21	1	25.1	...	16.0	
	Do	...	Yedahalli	...	Yedahalli and Koppa	1,144	38	1	20.3	...	26.7	
	Do	...	Stingeri†	...	Sringeri	
Shimoga.	Shimoga	...	Shimoga	...	Shimoga, Holalur, Bidare, and Holehonnur	8,638	5	...	43.0	...	10.6	†Proposed Bonded Depôt.
	Shikarpur	...	Shikarpur	...	Shikarpur, Mugalgere and Bellandur	3,119	1	1	4.5	...	3.2	
	Sagar	...	Sagar	...	Sagar and Talaguppe	2,842	3	1	27.9	...	43.0	
	Sorab	...	Sorab	...	Sorab and Anavatti	2,639	20	1	32.1	...	19.3	
	Tirthahalli	...	Tirthahalli	...	Tirthahalli Agrahar and Hirimuttur	5,367	18	1	2.2	...	22.7	
	Shimoga	...	Ayanur	...	Ayanur	1,675	8	1	6.8	1	3.8	

District.	Taluk.	Locality where Bonded Depôt now exists or should be esta- blished.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.
						Bung.	Stand.			
Shimoga.—Concluded.	Shimoga	Benkipur		Benkipur	2,094	36	1	9.8	36.5	
	Sagar	Anantapur		Anantapur	1,263	39	1	9.6	9.5	
	Tirthahalli	Mandagadde		Mandagadde and Agumbi	789	49	1	0.7	26.5	
	Honnali	Nyamti		Honnali and Nyamti	3,492	17	...	48.2	21.9	
	Channagiri	Channagiri		Channagiri	892	34	1	0.4	22.9	
Chitaldroog.	Chitaldroog	Chitaldroog		Chitaldroog, Jagalur, Challakere and Hiriya	2,420	46	1	2.2	21.0	
	Davangere	Davangere		Davangere	1,054	38	1	16.6	28.9	
	Do	Harihar		Harihar	1,367	23	1	4.8	41.0	
	Molakalmuru	Molakalmuru		Molakalmuru	627	40	3	0.3	46.3	
	Holalkere	Holalkere		Holalkere	523	47	...	48.6	26.8	

APPENDIX S. (i)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives, and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the separate shop-keepers in the existing wholesale Depôt in the City of Bangalore, (which will henceforth be called a Bonded Depôt), on production of Treasury receipts in proof of prepayment of duty and price of such liquor ;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of liquor to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying present Depôt ;

(3) that as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of liquor conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever ;

(4) that the usual establishment required for such Depôt and the house rent shall be paid for by myself ;

(5) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan) ;

(8) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt license, Appendix R ;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District, and appoint qualified men instead without delay ;

(10) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôt in due time.

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis major excepted), shall be made good by me at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employes, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;

(13) that the imposition of a fine or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this
day of _____ 1893

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1.

2.

APPENDIX S. (ii)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____, and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the various Depôts in the Districts of Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga, and Chitaldroog, in quantities sufficient to meet the demand of the farms and separate shops dependent on such Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said, _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the various afrac vend renters or farmers and separate shop-keepers in the existing whole-sale Depôts, (which will henceforth be called Bonded Depôts), in the aforesaid seven Districts of the Mysore State, on production of Treasury receipts in proof of prepayment of duty and price of such liquors;

(2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to carry the requisite supply of liquor to any new Depôts that may be opened in any tract, or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than supplying present Depôts;

(3) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of liquor conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding two per cent on the quantity of liquor removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers;

(4) that the usual establishment required for such Depôts and the house rent shall be paid for by the farmers and separate shop-keepers dependent on the Depôts, in the proportion of the number of gallons of liquor drawn by each from such Depôts;

(5) that the establishment at such Depôts shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees five thousand in cash, (or Government Securities duly endorsed in favor of the Dewan);

(8) that I equally with the Depôt-keepers shall be bound by the conditions of the Depôt license, Appendix R;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay;

(10) that I shall be bound to make good the loss accruing to Government and the farmers and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôts in due time;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis major excepted), over and above the aforesaid two per cent wastage, shall be made good by me at the rate of Rs. _____ per gallon of 20° under proof, and proportionately for higher or lower strengths;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud, by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited; and to cancel the contract with the previous sanction of Government;

(13) that the imposition of a fine, or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____ 189 _____.

Sealed, signed and delivered in the presence of us:—

Witnesses:—

1.

2.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

MUZARAYI.

NOTIFICATION.

No. 734.

The 28th April 1893.

The following residents of Nanjangud are appointed Dharmadarsis of the temples and Chattrams under Muzarayi management at Nanjangud:—

1. M. R. Ry. B. Venkatachar.
2. M. R. Ry. Daroga Nitrê Basappa.
3. M. R. Ry. Chikka Puttasami Chetti.

A. SREENIVASACHARLU,
Supt. and Ex-Officio Secretary.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

No. 1.

The 15th April 1893.

In exercise of the power conferred by Sub-Section (3) of Section 1 of Regulation No. III of 1890, (The Mysore Measures of Length Regulation, 1890), the Government of His Highness the Maharaja of Mysore is pleased to direct that the said Regulation shall come into force in the Territories of Mysore from 10th April 1893.

By Order,
C. MEENACSHAIYA,
Legislative Secretary.



The Mysore Gazette.

No. 19

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MAY 11, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART III.—Acts and Regulations passed by His Highness the Maharaja of Mysore. ... Nil.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 24th March 1893.

No. 16256—R. F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June 1891, the Government are pleased to lay down the following additional Rules:—

1. Any excess, over the area allowed by the first settlement made under the Rules of 1874, to which an Inamdar may be entitled under a revised settlement (under the Notification of 10th June 1891), shall be made good to him out of (as far as possible) the area resumed under the first settlement, where such resumed area is at the disposal of the Government or is surrendered for the purpose by the occupants thereof. But the revised settlement should not be made the occasion for the exchange of fresh for *available* old lands, at the mere option of the Inamdar.
2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government.
- and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

The 2nd May 1893.

No. 18052.—G. F. 24-92.—Under Article 172 of the Mysore Service Regulations, Mr. G. Hume Wright, Special Magistrate, Kolar Gold Fields, is granted casual leave of absence for ten days with effect from the 1st May 1893, or such subsequent date as he may avail himself of the same.

The 3rd May 1893.

No. 18254—G. 4452.—Amildar T. N. Nizamuddin Ali Khan of the Chamrajnagar Taluk, having returned to duty on the forenoon of the 21st April 1893, after availing himself of only 14 days out of the 15 days' privilege leave sanctioned to him in Notification No. 16705—G. 4141, dated 10th April 1893, the unexpired portion thereof, *viz.*, one day, is hereby cancelled.

The 4th May 1893.

No. 18305—L. F. 64-92.—Under Section 5 of the Bangalore Municipal Regulation, Government are pleased to appoint Mr. Basappa Chetti as an additional Member of the Bangalore City Municipality.

No. 18239—L. F. 21-92.—Messrs. Panduranga Rao, Merchant and Ramaswamaiya, Deputy Inspector of Schools are appointed Members of the Shimoga Town Municipal Board in place of Messrs. Venkat Rao and Narasimhachar removed from the list of members.

No. 18291—L. F. 97-92.—Mr. Syed Gouse Sab, a Land-holder, is appointed a Member of the Alur Municipal Board in place of Mr. Suryanarnappa, removed on account of his absence from five consecutive Meetings of the Board.

No. 18339—G. 4474.—Under Article 171 of the Mysore Service Regulations, Mr. H. Muttappa, Sub-Assistant Conservator of Forests, was granted casual leave of absence for 5 days with effect from the 8th April 1893.

The 25th April 1893.

No. 17583—R. F. 308-92.—Tenders are hereby invited for the exclusive privilege of establishing Bonded Depôts at the localities specified in Appendix A and transporting thereto country spirits from the Bangalore Government Central Distillery *under bond*, and distributing it to the respective arrack vend farmers and separate shop-keepers attached to the said depôts, during the next four years beginning with 1st July 1893 and ending with 30th June 1897.

2. The privilege for which tenders are now invited will be conceded subject to the conditions specified in Appendices S (i) and S (ii) (hereto annexed) of the rules published under Notification No. 495, dated 30th March 1892, and the Excise Laws and Rules now in force, or which may from time to time be passed by Government.

3. The quantity of arrack conveyed from the Government Central Distillery to each Bonded Depôt during the past months of the current contract period, is mentioned in Appendix A.

4. Tenderers must specify the lowest rate per gallon of spirits carried from the Distillery, at which they would take up the contract. They must specify one rate for the Bangalore City Depôt and another rate for the Depôts in all Districts, except the Bangalore District in which the vend farmers carry their supplies of spirits from the Distillery itself. The rates thus tendered and accepted by Government shall be the rates at which remuneration will be payable to the successful tenderer who shall be called, "Government contractor for carriage of spirits to Bonded Depôts," during the currency of the contract granted under this Notification. (The rates at which remuneration is paid to the present contractor are ten pies for the Bangalore City and three annas for all the Districts except the Bangalore District).

5. Each tender must be accompanied by a deposit of Rs. 100 for the Bangalore City Depôt, and Rs. 500 for the Mofussil Depôts specified in Appendix A, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of establishing Bonded Depôts, and carrying liquor thereto from the Bangalore Government Central Distillery, and distributing it to vend farmers and separate shops," and must be sent to the Excise Commissioner at Bangalore, so as to reach him before noon on Thursday, the 18th May 1893, after which date no tender will be received. The tenders will be opened by the Excise Commissioner at his office at 12 o'clock noon, on the 18th May 1893 in the presence of such of the applicants as may be present. The final disposal of the tenders will rest, subject to the approval of Government, with the Excise Commissioner who reserves to himself full power to reject any or all of the tenders without assigning any reason. The deposits made by the applicants whose tenders are rejected will be immediately returned to them by the Excise Commissioner.

6. The applicant whose tender may be accepted by the Excise Commissioner shall, within eight days of the acceptance of his tender being communicated to him, deposit at the Huzur Treasury, Bangalore, a further sum in cash or in Government securities, duly endorsed in favor of the Dewan of Mysore, for the time being, to make with the deposits previously made, a sum of Rs. 1,000 for the Bangalore City Depôt and Rs. 5,000 for the aforesaid Mofussil Depôts, and shall execute an agreement in the prescribed appended form S (i) for the Bangalore City Depôt, and S (ii) for the said Mofussil Depôts, on proper stamps, binding himself to conform to the conditions therein set forth; and if he fails, or refuses to sign the agreement, or to make the deposit required, the deposits already made will be forfeited to Government, and the contract otherwise disposed of.

7. No tender proposing any modification of any of the terms of this Notification will be considered.

8. The contract shall not be transferable except with the previous sanction of the Excise Commissioner subject to the approval of Government.

A.

Statement showing the localities where Bonded Depôts should be established, in the Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga and Chitaldroog Districts, the quantity of Country Spirits issued from the Central Distillery to the existing Depôts during the current contract, &c.

District.	Taluk.	Locality where Bonded Depôt now exists or should be esta- blished.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.	
						Bung.		Stand.			
Kolar.	Kolar ...	Kolar ...		Kolar ...	5,498	40	...	28.7	...	21.3	
	Malur ...	Malur ...		Malur and Tyakal ...	3,220	20	...	47.5	...	12.6	
	Do ...	Narsapur ...		Narsapur ...	1,483	33	1	14.8	...	13.9	
	Mulbagal ...	Mulbagal ...		Mulbagal and Yeldur ...	1,913	34	...	23.9	...	31.9	
	Sidlaghatta ...	Sidlaghatta ...		Sidlaghatta, Jangamkote, Bassetti- halli, Kaivara, and Ganjigunte...	3,962	30	...	32.1	...	11.6	
	Chintamani ...	Srinivasapur ...		Srinivasapur and Ronur ...	2,059	37	...	24.7	...	24.7	
	Do ...	Chintamani ...		Chintamani and Adigal ...	3,841	6	...	47.8	...	35.8	
	Chikballapur ...	Chikballapur ...		Chikballapur and Perisandra ...	4,525	2	...	34.9	...	11.2	
	Bagepalli ...	Gudibanda...		Gudibanda ...	786	24	1	13.8	1	7.3	
	Do ...	Bagepalli ...		Bagepalli and Palya...	1,168	18	1	40.7	1	27.5	
	Goribidnur ...	Goribidnur ...		Goribidnur ...	1,268	3	...	36.9	...	12.0	* Opened in June 1892.
	Bowringpet ...	Bowringpet ...	Gold Fields (3 shops).	Bowringpet and Dasarahosalli ...	14,810	7	...	39.6	..	11.0	
Do ...	Betmangala ...	Do (10 shops).	Betmangala ...	20,084	24	...	38.3	...	14.7		

District.	Taluk.	Locality where Bonded Depôt now exists or should be established.	Locality and number of separate shop dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.	
						Bung.	Stand.				
Tumkur.	Tumkur	Tumkur		Tumkur and Kunigal	5,260	37	...	30.0	...	11.6	
	Tiptur	Tiptur		Tiptur	1,216	37	...	41.8	...	41.8	
	Gubbi	Gubbi		Gubbi and Nittur	1,364	40	...	37.3	...	33.6	
	Sira	Sira		Sira and Nadur	2,414	29	...	35.8	...	21.1	
	Chiknayakanhalli	*Chiknayakanhalli		Chiknayakanhalli	314	18	...	32.5	...	32.5	*Opened in September 1892.
	Kunigal	†Kunigal			265	44	...	38.3	3	38.7	†Issues only for 4 months and then the Depôt was abolished in August 1892.
	Maddagiri	†Maddagiri		Maddagiri	†Proposed Bonded Depôt.
Mysore.	Mysore	Mysore	Town (19 Shops.)	Mysore	21,274	11	...	33.8	...	6.9	
	Seringapatam	Seringapatam		Seringapatam and Krishnarajpete	3,038	41	...	30.2	...	26.8	
	Malvalli	Malvalli		Malvalli	1,163	16	...	43.8	1	14.8	
	Mandya	Mandya		Mandya	1,098	35	...	23.2	1	...	
	Nanjangud	Nanjangud		Nanjangud	1,999	8	...	38.2	...	35.6	
	T. Narsipur	T. Narsipur		T. Narsipur and Yelandur	1,158	45	...	26.3	...	26.3	
	Hunsur	Hunsur		Hunsur	3,056	10	...	50.0	...	40.0	
	Heggaddevankote	Heggaddevankote		Heggaddevankote	675	47	1	16.8	1	31.9	
	Nagamangla	Nagamangla		Nagamangla	584	11	2	11.5	1	10.1	

Hassan.	Hassan	...	Hassan	...	Hassan, Alur, H. Narsipur, Channarayapatna and Arkalgud	6,303	4	1	8.8	...	17.7	
	Belur	...	Belur	...	Belur	3,362	3	1	12.7	...	12.1	
	Arsikere	...	Arsikere	...	Arsikere	1,904	9	1	7.8	...	21.4	
	Manjarabad	...	Yeslur	...	Yeslur and Sukravarsante	3,070	25	1	18.7	...	21.6	
	Do	...	Saklespur	...	Saklespur	4,503	41	1	11.2	...	19.2	
Kadur.	Channarayapatna	...	*Channarayapatna	629	26	1	2.1	...	48.6	*Issues only for 7 months and then the Bonded Depôt was abolished in November 1892.
	Chikmagalur	...	Chikmagalur	...	Chikmagalur, Vastara and Aldur.	15,339	13	...	44.8	...	7.6	
	Kadur	...	Kadur	...	Kadur and Birur	1,787	42	..	45.6	...	34.2	
	Mudgere	...	Mudgere	...	Mudgere and Bankal	6,028	25	...	47.3	...	18.6	
	Tarikere	...	Tarikere	...	Tarikere, Lingadhalli and Lakka-valli	5,053	8	1	1.4	...	15.1	
	Koppa	...	Sollebail	...	Sollebail	2,516	37	1	34.1	...	11.6	†Proposed Bonded Depôt.
	Do	..	Hariharpur	...	Hariharpur	6,025	21	1	25.1	...	16.0	
	Do	...	Yedahalli	...	Yedahalli and Koppa	1,144	38	1	20.3	...	26.7	
	Do	...	Sringeri†	...	Sringeri	
	Shimoga	..	Shimoga	...	Shimoga, Holalur, Bidare, and Holehonnur	8,638	5	...	43.0	...	10.6	
Shimoga.	Shikarpur	..	Shikarpur	...	Shikarpur, Mugalgere and Bellandur	3,119	1	1	4.5	...	3.2	
	Sagar	...	Sagar	...	Sagar and Talaguppe	2,842	3	1	27.9	...	43.0	
	Sorab	...	Sorab	...	Sorab and Anavatti	2,639	20	1	32.1	...	19.3	
	Tirthahalli	...	Tirthahalli	...	Tirthahalli Agrahar and Hirimuttur	5,367	18	1	2.2	...	22.7	
	Shimoga	...	Ayanur	...	Ayanur	1,675	8	1	6.8	1	3.8	

*Issues only for 7 months and then the Bonded Depôt was abolished in November 1892.

†Proposed Bonded Depôt.

District.	Taluk.	Locality where Bouded Depôt now exists or should be esta- blished.	Locality and number of separate shops dependent on each Depôt.	Names of Arrack Vend Farms dependent on each Depôt.	Quantity of country spirits issued from the Central Distillery to each Bonded Depôt from 1st April 1892 to 31st January 1893.	Average rate of wastage at each Depôt.				Remarks.
						Bung.		Stand.		
Shimoga.— <i>Concluded.</i>	Shimoga	Benkipur		Benkipur	2,094	36	1	9.8	36.5	
	Sagar	Anantapur		Anantapur	1,263	39	1	9.6	9.5	
	Tirthahalli	Mandagadde		Mandagadde and Agumbi	789	49	1	0.7	26.5	
	Honnali	Nyamti		Honnali and Nyamti	3,492	17		48.2	21.9	
	Channagiri	Channagiri		Channagiri	892	34	1	0.4	22.9	
Chitaldroog	Chitaldroog	Chitaldroog		Chitaldroog, Jagalur, Challakere and Hiriya	2,420	46	1	2.2	21.0	
	Davangere	Davangere		Davangere	1,054	38	1	16.6	28.9	
	Do	Harihar		Harihar	1,367	23	1	4.8	41.0	
	Molakalmuru	Molakalmuru		Molakalmuru	627	40	3	0.3	46.3	
	Holalkere	Holalkere		Holalkere	523	47		48.6	26.8	

APPENDIX S. (i)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____ and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives, and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the separate shop-keepers in the existing wholesale Depôt in the City of Bangalore, (which will henceforth be called a Bonded Depôt), on production of Treasury receipts in proof of prepayment of duty and price of such liquor ;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of liquor to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying present Depôt ;

(3) that as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of liquor conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever ;

(4) that the usual establishment required for such Depôt and the house rent shall be paid for by myself ;

(5) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants ;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner ;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan) ;

(8) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt license, Appendix R ;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District, and appoint qualified men instead without delay ;

(10) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôt in due time.

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis major excepted), shall be made good by me, at the rate of Rs. _____ per gallon of 20° under-proof, and proportionately for higher or lower strengths ;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employes, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited ; and to cancel the contract with the previous sanction of Government ;

(13) that the imposition of a fine or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force ; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____ 189 _____.

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1.

2.

APPENDIX S. (ii)

Form of Contract Bond to be executed by the liquor distributing Contractor.

Whereas, I, _____, have been granted by His Highness the Maharaja's Government, for the period beginning _____, and ending _____, the right of conveying country spirits from the Central Distillery *under bond* to the various Depôts in the Districts of Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga, and Chitaldroog, in quantities sufficient to meet the demand of the farms and separate shops dependent on such Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said, _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth :—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of liquors to the various arrack vend renters or farmers and separate shop-keepers in the existing whole-sale Depôts, (which will henceforth be called Bonded Depôts), in the aforesaid seven Districts of the Mysore State, on production of Treasury receipts in proof of prepayment of duty and price of such liquors;

(2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to carry the requisite supply of liquor to any new Depôts that may be opened in any tract, or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than supplying present Depôts;

(3) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of liquor conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding two per cent on the quantity of liquor removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers;

(4) that the usual establishment required for such Depôts and the house rent shall be paid for by the farmers and separate shop-keepers dependent on the Depôts, in the proportion of the number of gallons of liquor drawn by each from such Depôts;

(5) that the establishment at such Depôts shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants;

(6) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(7) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees five thousand in cash, (or Government Securities duly endorsed in favor of the Dewan);

(8) that I equally with the Depôt-keepers shall be bound by the conditions of the Depôt license, Appendix R;

(9) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay;

(10) that I shall be bound to make good the loss accruing to Government and the farmers and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of liquor to the Depôts in due time;

(11) that as the liability of the Manufacturers ceases on delivery by them of liquor to me at the Distillery, all further liability or responsibility to account for the whole quantity of such liquor thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the Queen's enemies and robbery by vis major excepted), over and above the aforesaid two per cent wastage, shall be made good by me at the rate of Rs. _____, per gallon of 20° under proof, and proportionately for higher or lower strengths;

(12) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud, by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach, or at the option of the Excise Commissioner to declare the money deposited by me forfeited; and to cancel the contract with the previous sanction of Government;

(13) that the imposition of a fine, or the forfeiture of the deposit, or the cancelment of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(14) that this contract shall not be transferable except with the consent of Government.

In witness whereof I,
day of _____ 189 _____

, hereunto set my hand and seal this

Sealed, signed and delivered in the presence of us :—

Witnesses :—

1.

2.

The — April 1893.

Under Section 6 of the Land Acquisition Act, it is hereby declared that the undermentioned lands are required for a public purpose, that is, for the extension of the Rifle Range at Hebbal.

District.	Taluk.	Village.	Names of Holders.	Particulars of lands.					Boundaries.		
				Description.	Survey No.	Extent.		Assessment.			
						A.	G.	Rs.	A.	P.	
Bangalore.	Bangalore.	Hebbal.	1. Sonnegauda, son of Papanna.	Dry	Part 50	2	17	2	8	0	1. East—A portion of No. 50, left to the raiyat. 2. West—A portion of No. 49, belonging to Nannubayi. 3. North—Survey No. 54. 4. South—Portion of Survey No. 47, belonging to Muniya.
			2. Patel Jiyanna ...	Do	Part 36	3	21	4	0	0	1. East—A portion of No. 36, belonging to Ramaswami, 2. West—Survey No. 32, No. 136 dry land, belonging to Latchmidas, 3. North—A portion of No. 35, belonging to Somaiya. 4. South—A portion of No. 32, belonging to Latchmidas.
			3. Muniya, son of Tammanna.	Do	38	2	24	3	0	0	1. East—Survey No. 39, Basavanna, Inam land. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Portion of No. 38, belonging to Bestar Muddanna. 4. South—Portion of No. 38, belonging to Bairanna.
			4. Muniyappa, son of Tammanna.	Do Garden	Part 47	1	9	4	8	0	1. East—Portion of No. 47, left to the raiyat. 2. West—No. 38, No. 39, Basaveswara Inam. 3. North—Survey No. 50, belonging to Sonnegauda. 4. South—Survey No. 45, belonging to Shanbhog Inam.
			5. Rayappanahalli Sonna and Srinivas Rao.	Dry	35	9	13	11	0	0	1. East—Survey No. 41 (Toti Inam). 2. West—Survey No. 36, belonging to Nanjunda and a portion of Survey No. 37, belonging to Chikkasumba. 3. North—A portion of Survey No. 40, belonging to Muniya. 4. South—A portion of Survey No. 36, belonging to Jiyanna.
			6. Do do ...	Do	Part 49	2	8½	2	8	0	1. East—Portion of Survey No. 50, belonging to Sonnegauda. 2. West—Boundary of the Survamanya, Bhupasandra village. 3. North—Portion of No. 49, belonging to Nannubayi 4. South—Survey No. 48, belonging to Venkatanaranavadhut.
			7. Jamanna ...	Do	30	9	4	4	8	0	1. East—Portion of Survey No. 36, belonging to Nanjunda, portion of 32, belonging to Latchmidas and Survey No. 31, Government Plantation. 2. West—Survey No. 29, belonging to Sonna. 3. North—Boundary of the Sarvamanya, Bhupasandra village. 4. South—Survey No. 31, Plantation and a portion of No. 28, Government waste, as also Venkatakrishna's land.

District.	Taluk.	Village.	Names of Holders.	Particulars of lands.				Boundaries.
				Description.	Survey No.	Extent.	Assessment.	
Bangalore.	Bangalore.	Hebbal.	8. Jamanna ...	Dry	Part No. 49	A. G. 1 4 $\frac{1}{2}$	Rs 1 4 0	1. East—Survey No. 50, belonging to Sonnegauda. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—A portion of No. 49, belonging to Nannubayi. 4. South—A portion of No. 49, belonging to Sonna.
			9. Pillappa ...	Do	Do	1 4 $\frac{1}{4}$	1 4 0	1. East—Survey No. 50, belonging to Sonnegauda. 2. West—A portion of No. 49, belonging to Jamanna. 3. North—A portion of No. 49, belonging to Chaudri Nannubayi. 4. South—A portion of No. 49, belonging to Sonna.
			10. Agrahar Pillappa, son of Sonnappa.	Do	56	4 26	5 8 0	1. East—Portion of No. 55, belonging to Bachanna and No. 54, belonging to Nanjaiya. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Survey No. 57, belonging to Viranna and Hebbal tank bed. 4. South—Portion of Survey No. 49, belonging to Nannubayi.
			11. Bhandi Bachanna ...	Dry Wet	Part 55 28 } ... 27 }	2 4 0	1. East—Portion of No. 55, belonging to Sonnegauda. 2. West—No. 56, belonging to Sonnegauda. 3. North—Hebbal tank bed. 4. South—A portion of Survey No. 54, belonging to Nanjaiya.
			12. Bestar Muddanna ...	Dry	Part No. 38	2 2	2 8 0	1. East—Survey No. 47, belonging to Muniya. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Survey No. 48, belonging to Venkatanaravadhut. 4. South—Survey No. 39, Basvesvara Inam.
			13. Basavanna Inam land	Do	39	1 24	2 0 0	1. East—Survey No. 47, belonging to Muniya and No. 45, Shanbhog Inam. 2. West—Portion of No. 38, belonging to Muniya. 3. North—Portion of No. 38, belonging to Muddanna. 4. South—Portion of No. 40, belonging to Papanna.
			14. Ramaswami, (Pattadar) 1. Mariyappa 2. Viramma (enjoyers)	Do	Part No. 36	2 7	2 4 0	1. East—Portion of No. 34, belonging to Timmaraya. 2. West—Portion of No. 36, belonging to Patel Jiyanna. 3. North—Portion of No. 35, belonging to Srinivasa Rao. 4. South—Portion of No. 32, belonging to Latchmidas.
			15. Ramaswami, (Pattadar) Viranna (Purchaser)	Do	Part No. 33	1 37	2 4 0	1. East—Survey No. 23, belonging to Balagi Giriya. 2. West—Portion of No. 33, belonging to Narasimmaiya. 3. North—Portion of No. 33, belonging to Baira. 4. South—Government Plantation.

District.	Taluk.	Village.	Names of Holders.	Particulars of lands.							Boundaries.
				Description.	Survey No.	Extent.			Assessment.		
Bangalore.	Bangalore.	Hebbal.	16. Shanbhog Putta-dasappa	Dry	Part No. 45	A. 1	G. 1	Rs. 1	A. 0	P. 0	1. East—A portion of No. 45, left to raiyat. 2. West—Survey No. 39, Basavesvara's Inam land. 3. North—Survey No. 47, belonging to Muniya. 4. South—Survey No. 44, belonging to Nanjaiya.
			17. Nanjunda, son of Nanjaiya	Do	Part 44	2	34	3	8	0	1. East—A portion of No. 44, left to raiyat. 2. West—A portion of No. 40, belonging to Muniya. 3. North—Survey No. 45, Shanbhog Inam land. 4. South—Survey No. 41, Toti Inam land.
			18. Sonnegauda, son of Papanna and Gopalaiya, co-sharer.	Do	Part No. 40	1	35	2	0	0	1. East—Survey No. 44, belonging to Nanjaiya. 2. West—A portion of Survey No. 38, belonging to Bairanna. 3. North—Survey No. 39, Basavesvara's Inam land. 4. South—A portion of No. 40, belonging to Balaji Mariga.
			19. Budigere Bairanna...	Do	Part 38	2	28	3	0	0	1. East—Portion of Survey No. 40, belonging to Papanna and Ura. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Portion of No. 38, belonging to Muniya. 4. South—No. 37, belonging to Venkata.
			20. Virasagar Muniya and Ranga	Do	Part 40	4	35	6	0	0	1. East—Survey No. 44, belonging to Nanjaiya and No. 41, Toti Inam. 2. West—Survey No. 37, belonging to Venkata. 3. North—Portion of No. 40, belonging to Mariga. 4. South—No. 35, belonging to Nanjaiya.
			21. Baira	Do	Part No. 33	2	12	2	8	0	1. East—Balaji Gitiya's land, No. 23. 2. West—Portion of No. 33, belonging to Narasimmaiya. 3. North—No. 34, belonging to Chikkaranga. 4. South—Portion of No. 33, belonging to Viramma.
			22. Sadaralli	Do	29	10	15	6	8	0	1. East—Survey No. 30, belonging to Jamanna. 2. West—Boundary of the Geddalahalli village. 3. North—Boundary of the Sarvamanya, Bhupasandra village. 4. South—Survey No. 28, Government waste land.
			23. Toti Chikranga	Do	Part 41	1	33	2	0	0	1. East—A portion of No. 41, left to the raiyat. 2. West—No. 40, belonging to Muniya. 3. North—Survey No. 44, belonging to Nanjaiya. 4. South—No. 34, belonging to Chikranga.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.						Boundaries.	
				Description.	Survey No.	Extent.		Assessment.			
Bangalore.	Bangalore.	Hobbal.	24. Nanjaiya, (Pattedar)	Dry	Part 54	A.	G.	Rs.	A.	P.	1. East—A portion of No. 54, left to the raiyat.
			1. Nanjunda	Wet	26	1	8	0	2. West—No. 56, belonging to Agrahar Pillappa, and No. 49, belonging to Nannubayi.
			2. Tammanna (enjoyers)	Garden	4	1	0	0	3. North—No. 55, belonging to Bandi Bacha.
											4. South—No. 50, belonging to Sonnegauda.
			25. Nanjunda, son of Devaiya	Dry	Part No. 36	4	10	4	12	0	1. East—No. 35, belonging to Nanjaiya.
											2. West—No. 30, belonging to Jamanna and Boundary of the Survamanya Bhupasandra Village.
Bangalore.	Bangalore.	Hobbal.	26. Balagai Timimaraya and his son Muni-maraiya	Do	Part No. 34	1	17	1	8	0	3. North—No. 37, belonging to Venkata.
											4. South—No. 32, belonging to Latchimidas.
			27. Chikranga	Do	Part No. 34	2	5	2	8	0	1. East—Portion of No. 13, belonging to Balaji Mariga, Patel Jiyanna and Begur Bacha.
											2. West—No. 35, belonging to Nanjaiya and portion of No. 36, belonging to Nanjunda.
											3. North—No. 41, Toti Inam.
											4. South—Portion of Survey No. 33, belonging to Narasimmaiya.
Bangalore.	Bangalore.	Hobbal.	28. Agasara Venkata and Haidar Sahib, (Purchaser)	Do	Part 37	6	1	6	12	0	1. East—Survey No. 13, belonging to Balaji, Mariga, Patel Jiyanna and Begur Bacha.
											2. West—Survey No. 35, belonging to Nanjaiya.
											3. North—Survey No. 41, Toti Inam land.
											4. South—A portion of Survey No. 33, belonging to Narasimmaiya.
			29. Balagi Chiksampa	Do	Part 37	1	19	1	12	0	1. East—Survey No. 35, belonging to Sonna and a portion of No. 40, belonging to Muniya.
											2. West—Boundary of the Sârvamanya Bhupasandra Village.
Bangalore.	Bangalore.	Hobbal.	30. Balagi Mariya	Do	Part No. 40	1	10	1	8	0	3. North—Portion of Survey No. 38, belonging to Muniya.
											4. South—Portion of Survey No. 36, belonging to Patel Jiyanna and Nanjunda.
											1. East—Portion of Survey No. 35, belonging to Sonna and No. 40, belonging to Muniya.
											2. West—A portion of No. 37, belonging to Venkata.
											3. North—A portion of No. 37, belonging to Venkata.
											4. South—A portion of No. 36, belonging to Nanjunda.

District.	Taluk.	Village.	Names of Holders	Particulars of Lands.						Boundaries.	
				Description.	Survey No.	Extent.		Assessment.			
Bangalore.	Bangalore.	Hebbal.	31. Balagi Giriya, (Pat-tadar) and Muni-timma, (enjoyer)	Dry	Part No. 23	A. 1	G. 35	Rs. 1	A. 12	P. 0	1. East—A portion of No. 23, left to raiyats. 2. West—A portion of No. 33, belong-ing to Ramasami and Byra. 3. North—A portion of No. 23, belong-ing to Sonnégaua. 4. South—Survey No. 24, Government Plantation,
			32. Hajam Narasimma...	Do	Part No. 28	2	30	2	0	0	1. East—Survey No. 26, Plantation. 2. West—Boundary of the Geddalahalli Village. 3. North—A portion of Survey No. 28, belonging to Hajam Venkata. 4. South—Survey No. 27, belonging to Munegaua.
			33. Hajam Venkata kristna, holding $\frac{1}{4}$ th share and Hajam Narasimma.	Do	Part No. 28	4	...	3	0	0	1. East—Survey No. 26, Government Plantation 2. West—Boundary of the Geddalahalli Village. 3. North—A portion of No. 28, belong-ing to Vira. 4. South—A portion of No 28, belong-ing to Narasimma.
			34. Munegaua ...	Do	27	7	6	7	0	0	1. East—Survey No. 135, Government Plantation. 2. West—Boundary of the Geddalahalli Village. 3. North—A portion of No. 28, belong-ing to Narasimmaiya 4. Boundary of Vyalikaval Village.
			35. Latchmidas ...	Do	32	14	6	16	0	0	1. East—A portion of No. 33, belong-ing to Narasimma and Byra 2. West—Survey No. 30, belonging to Jamanna. 3. North—Survey No. 36, belonging to Patel Jiyanna, Nanjunda and Ra-masami. 4. South—Survey No. 31, Government Plantation.
			36. Narasimmaiya ...	Do	Part No. 33	5	34	6	4	0	1. East—Survey No. 23, belonging to Sonnégaua and Giriya. 2. West—Survey No 31, Government Plantation and No. 32, belonging to Latchmidas. 3. North—Survey No. 34, belonging to Chikkaranga and Timmaraya. 4. South—Survey No. 24, Government Plantation.
			37. Venkatanaranava-dhut (deceased), his brother's son Rama-seshasastri.	Do	48	5	5	6	0	0	1. East—Survey No. 47, belonging to Muniya and No. 50, belonging to Sonnégaua. 2. West—Boundary of the Sarvamanya Bhupasandra Village. 3. North—Survey No. 49, belonging to Nanjunda. 4. South—Portion of Survey No. 38, belonging to Muddanna.
			38. Goddathappa Viranna.	Wet Garden	57	25 } 1 20 }	15	0	0	1. East—A portion of Survey No. 56, belonging to Viranna. 2. West—Boundary of the Sarvamanya Bhupasandra Village. 3. North—Hebbal Tank bed. 4. South—A portion of No. 56, belong-ing to Agrahar Pillaga.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.						Boundaries.	
				Description.	Survey No.	Extent.		Assessment.			
Bangalore	Bangalore	Hebbal	39. Sonnegauda (Pattadar) Gaddathappana, Viranna (purchaser).	Wet Dry	Part 56 ...	A.	G. 29 29	Rs. 2 2	A. 8 8	P. 0 0	1. East—Survey No. 55, belonging to Bachanna. 2. West—Survey No. 57, belonging to Viranna. 3. North—Hebbal Tank bed. 4. South—A portion of No. 56, belonging to Pillaga.
			40. Virappa (Pattadar) Venkataramanappa (purchaser).	Dry	Part No. 28		4 22	3	8	0	1. East—Survey No. 26, Government Plantation. 2. West—Boundary of the Geddalahalli Village. 3. North—Survey No. 29, belonging to Sadarhalli. 4. South—A portion of No. 28, belonging to Venkatappa.
			41. Chaudri Nannubayi (deceased), his son Madar Saib.	Do	Part No. 49	3	7	3	8	0	1. East—Survey No. 50, belonging to Sonnegauda and No. 54, belonging to Nanjunda. 2. West—Boundary of the Sarvamanya Bhupasandra Village. 3. North—Survey No. 56, belonging to Agrahar Pillappa. 4. South—A portion of No. 49, belonging to Nanjunda.
			42. Muzavar Syed Buden Sab and others.	Dry Wet Garden	18 16 1	19 11 1	As these are attached to Inam village survey number and assessment are not available.			1. East—Boundary of the Hebbal Village. 2. West—Boundary of the Sarvamanya Bhupasandra Village. 3. North—Hebbal Tank bed. 4. South—Boundary of the Geddalahalli Village.

The 6th May 1893.

No. 18552—G. 4533.—B. Sitaramaiya, Amildar of Mysore Taluk (transferred to Hoskote Taluk) is granted privilege leave for one month with effect from the 1st instant, on which date he was relieved of the charge of the Mysore Taluk.

No. 18456—G. 4510.—Under Article 218 of the Mysore Service Regulations, Mr. Abdul Rahim Mekri, Probationary Assistant Superintendent of Police, is granted 3 months' leave on medical certificate with effect from the 21st March 1893.

No. 18458—G. F. 181-92.—Under Article 188 of the Mysore Service Regulations, N. Subba Rao, Amildar of Hiriyur Taluk, is granted 8 days' privilege leave of absence from such date as he may avail himself of it.

The 10th May 1893.

No. 18584—G. 4541.—Until further notice, the Dewan's postal address will be "Fern Hill, Ootacamund."

2. Notification No. 17513—G. 4325, dated 25th April 1893, is hereby cancelled.

No. 18605—R. F. 176-92, DATED 10th MAY 1893.

Tenders are hereby invited for the exclusive privilege of the wholesale vend of ganja and any preparation thereof, except halva, throughout the Territories of Mysore, exclusive of the Civil and Military Station of Bangalore.

2. The contract will be for four years from 1st July 1893 to 30th June 1897.

3. Every tender must specify the minimum annual revenue which the tenderer will guarantee to Government, and shall be for one lump sum inclusive of local cess for the whole Province. No tender which guarantees to Government less than a minimum annual revenue of Rs. 8,000 including local cess, will be considered. Every tender must be accompanied by a deposit of Rs. 200 in cash, and enclosed in a cover superscribed

with the words "Tender for the exclusive privilege of wholesale vend of ganja and any preparation thereof, except halva, for all the Districts of the Mysore Province, excluding the Civil and Military Station of Bangalore."

4. The tenders must be delivered at the Excise Commissioner's Office at Bangalore on or before the noon of the 10th June 1893, when they will be opened by the Excise Commissioner in the presence of such of the applicants as may be present. The applicant whose tender may be selected by the Excise Commissioner for recommendation to Government, will be required to deposit at once in cash, or in Government securities duly endorsed in favor of "the Dewan of Mysore," a further sum equal to one twelfth (or one month's instalment) of the annual amount guaranteed, failing which the deposit made with the tender, will be forfeited, and the contract otherwise disposed of at the sole risk of the tenderer who shall not be entitled to share in any increase which may thereby accrue.

5. When the decision of the Government is announced, the deposits made by the applicants whose tenders have been rejected, will be returned to them on application. The Government reserves to itself the power of rejecting the highest or any tender without assigning any reason.

6. The party whose tender may be accepted, shall, within 8 days after the Government decision has been communicated to him, deposit in the State Huzur Treasury a sum in cash, or Government securities duly endorsed in favor of "the Dewan of Mysore," which, with the sums previously deposited under para 4, shall be equal to one-fourth of the yearly revenue guaranteed, and shall execute an agreement in the prescribed form, on proper stamp, binding himself to conform to the conditions hereinafter set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made, will be forfeited to Government, and the contract otherwise disposed of. No tender proposing any modification of any of the terms of this Notification, will be considered.

7. The contract for which tenders are now invited, shall be subject to the following conditions namely:—

Conditions.

I. The contract shall not be transferable without the previous sanction of the Excise Commissioner, subject to the approval of the Mysore Government.

II. For the purposes of this contract, Government may decline to recognize any representative, agent or partner appointed or taken by the contractors during the period of the contract, unless such representative, agent or partner shall have been first approved of by the Excise Commissioner for the time being.

III (A) The minimum amount guaranteed shall be payable to Government in 12 equal monthly instalments on or before the 20th of each month.

(B) The contractor shall pay into the Taluk Treasuries of the State or into the Bangalore District Treasury fees on wholesale sales of ganja and preparations thereof at the rates prescribed by Government and mentioned in para VIII following. If the total amount of fees accruing on the wholesale sales of ganja and its preparations at the rates above mentioned, be not sufficient in any month to make up the instalment of the guaranteed amount for that month, the contractor shall pay such further amount as may be required to make up the deficiency. On the other hand if the said fees exceed the said instalment, the excess shall be available to make up the deficiency in any other month of the same official year, this deficiency being adjusted by short payment into the Treasury when the khist for the month is tendered to the extent of such *net* excess sales as may be available when such khist fell due. If the sum available is at any time more than sufficient to make up the deficiency to which it has been applied the surplus thus accruing shall be paid into the Bangalore District Treasury along with the instalment of the month in which such surplus was realised.

- (c) In case of default in the payment of any of the instalments as aforesaid up to the 15th of the month following that for which it is due, interest at 6 per cent per annum shall be payable in addition; and with the sanction of Government, it shall be lawful, for the Excise Commissioner, to declare the deposit forfeited, to order the contract to be taken under Government management, or to declare the lease forfeited and to dispose of it otherwise at the contractor's risk and loss, and further to recover all arrears together with the loss of revenue entailed on Government by such disposal, by the attachment and sale of his property, personal or real, including cash at Wholesale Depôts, in accordance with the rules relating to the recovery of arrears of land revenue.
- IV. The Excise Commissioner or Deputy Commissioner of each District shall be at liberty on good and valid grounds existing therefor, to make any alterations in the number and localities of the shops that he may from time to time consider necessary, or to close any shop without any claims for compensation on the part of the contractor.
- V. The contractor shall sell ganja and its preparations only to licensed vendors, and shall not interfere with retail vendors in any way.
- VI. The ganja and majum and other preparations thereof sold, shall be of good quality, not black or old, or such as may have lost medicinal virtues, and must be without stalks and seeds which should be removed before issue to retail vendors, or equivalent weight of good ganja given for such stalks and seeds when returned by retail vendors, and must not be adulterated. Powdered ganja to the extent of 5 per cent only shall be taken by the vendors. Such powdered ganja may be made up by the retail vendors into *halva*. The contractor shall always keep on hand not less than one month's supply of ganja at each Wholesale Depôt and two months' stock (exclusive of the stock at depôts) at the Provincial Head-Quarters Depôt at the Bangalore Distillery.
- VII. All ganja and its preparations transferred from a Wholesale Depôt in one District, to a Wholesale Depôt in another District, shall be covered by a Transport Pass in the prescribed form, and when sent from one Wholesale Depôt to another in the same District, they shall be covered by the "Contractor's Pass" in the prescribed form; and the conditions of such Passes shall not be infringed; and the number and date thereon shall be duly quoted in the depôt account against the entry of receipts in the depôt registers. Those sold at the depôt to retail vendors, shall be covered by a Permit in the prescribed form signed by the contractor or his authorized agent, the conditions whereof shall not be infringed.
- VIII. The fees inclusive of local cess on the wholesale vend, payable to Government, and rates of prices for the wholesale and retail vend of ganja and majum, per seer of 24 tolas, are fixed as specified below for the whole Province:—

	Rates of fee payable to Govt. on Wholesale vend.			Wholesale price.			Retail price.		
	Rs.	As.	P.	Rs.	As.	P.	Rs.	As.	P.
Ganja per seer of 24 tolas ...	0	6	0	0	10	0	0	13	0
Majum or any other preparation of ganja (except halva) per seer of 24 tolas...	0	2	0	0	4	0	0	6	0

- IX. The Deputy Commissioner shall have power to close any particular shop or shops, on the requisition of the Military Authorities or Magistracy, temporarily or permanently, and the contractor shall not be entitled to any compensation therefor. But with the approval of the Excise Commissioner, the number so reduced might, if the public requirements demand it, be re-established in other adjacent towns or villages.

- X. No fee shall be levied for licenses for the retail vend of ganja except in the Cities of Bangalore and Mysore, where a fee of three rupees per mensem shall be charged for each license. Licenses for the vend of opium shall be granted free to vendors holding ganja licenses, and *vice versa*.
- XI. The Excise Commissioner in Mysore may permit the contractor to import ganja from beyond the Territories of Mysore under "Import passes" to be issued by him in communication with the authorities of the District from which the article is to be imported, and such drugs with the passes granted, shall be duly brought to book first at the Provincial Head-Quarters Depôt at the Bangalore Government Central Distillery, ere it is utilized or transferred to the Wholesale Depôts. To obviate complications in accounts the stock of drugs sent to one District shall as far as possible be sold in that District.
- XII. The contractor shall keep at the Bangalore Distillery and render a true and correct account of all cash transactions and of ganja cultivated and drugs manufactured and bought and sold at the Wholesale Depôts, to the Excise Commissioner, monthly, and allow the officers of the Excise Department free access always to all the accounts kept by the contractor, which shall be true and accurate, and in the prescribed forms. And for the purposes of this contract, the contractor shall open an account showing in detail the prime cost of the drug, cost of carriage by cart and rail, other charges, if any, and total cost of drugs per maund. The number and date of transport or import passes shall be quoted, and each item duly vouched for with original receipts, &c., duly numbered. The cost of establishment, contingencies, &c., shall also be given monthly in detail. A copy of this account shall be furnished to the Excise Commissioner monthly, and the original accounts with vouchers shall be kept at the Provincial Head-Quarters Depôt at the Bangalore Distillery.
- XIII. Disorderly conduct and irregular transactions at the Wholesale Depôts shall not be permitted by the contractor's agents or employés. The Wholesale Depôts shall be provided, at the contractor's cost, with correct scales and weights, duly stamped by Government; and further all such employés shall, 15 days after the agreement is signed by the contractor, enter into engagements with the contractor to abide by the spirit and letter of the conditions entered into by the contractor with Government, and of the laws and rules in force, and such engagements shall be deposited for each District in the Deputy Commissioner's Office without delay. Such employés shall take out wholesale licenses if employed to sell the drugs, and sign permits for the contractor. With the permission of the Government Arrack carriage contractor, all Mutsaddis in charge of Bonded Depôts and with the consent of the Arrack Vend renters all Mutsaddis in charge of Farm Depôts may be employed as wholesale vendors of ganja and its preparations, and paid such commission on the sales as shall be fixed by the Excise Commissioner, not exceeding one anna per seer sold by them. All ganja and majum remaining on hand on the 1st July 1893 at the Head-Quarters Depôt and all Wholesale Depôts if of good quality and fit for use, shall be taken over by the contractor at an average rate of price struck on the rate entered in the accounts kept by the out going contractor, on the value of the drugs so transferred. Similarly the contractor shall take over all scales and weights at the Head-Quarters and other depôts, if correct and in good order, at a valuation to be fixed by the Excise Commissioner. The contractor shall be liable similarly to make over on the determination of his contract unsold stock in hand and scales and weights to his successor in the lease.
- XIV. The contractor shall conform to the rules now in force, or any additional rules which may be prescribed from time to time by the Government, not inconsistent with the terms of this notification. Information on any other matters in connection with this contract, will be afforded at the Excise Commissioner's Office.

XV. The contractor shall be at liberty to raise his own ganja on applying for and obtaining a Government patia to be granted by the Amildar, the conditions whereof shall be strictly adhered to, or to purchase it from raiyats permitted to raise it.

XVI. For any infringement of the above conditions, the contractor shall be liable to a fine not exceeding Rs. 500 to be levied at the discretion of the Excise Commissioner, and to the forfeiture of the contract, with the approval of Government, if deemed necessary, and to such further penalties as are prescribed by the laws in force for breaches thereof or of the rules framed by Government.

8. The quantity and *value of ganja sold and the excess sales over and above the minimum guaranteed amount effected in 1891-92 and during ten months of the current year, and the minimum guaranteed amount for 1892-93, are noted below:—

1891-92.														Ten months of 1892-93, April 1892 to January 1893.														No. of existing Depôts.	No. of existing Retail shops.	Remarks.				
Ganja.		Majum.		Total Value.	Minimum amount guaranteed.	Excess sales.	Ganja.		Majum.		Total Value.	Minimum guaranteed amount for 1892-93.	Excess sales.																					
Quantity.	Value.	Quantity.	Value.				Quantity.	Value.	Quantity.	Value.																								
Seers.	T	R	A				P	S	T	R				A	P	S	T	R	A	P	S	T	R	A	P	S	T				R	A	P	S
34,423					
	12,908	10	..	1,075	15	134	7	3	13,043	1	3	7,000	..	6,043	1	3	33,222	14	12,458	7	6	881	18	110	3	6	12,568	11	..	8,000	..	4,568	11	..
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
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* NOTE.—Value calculated at the rate of 6 annas for ganja and 2 annas for majum per seer of 24 tolas.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

EDUCATION.

NOTIFICATIONS.

E. No. 64.

The 2nd May 1893.

Miss Kumudini Khastigiri, B. A., has been appointed Assistant Superintendent, Maharani's Girls' School, Mysore.

E. No. 66.

The 5th May 1893.

Miss Kumudini Khastigiri, B. A., Assistant Superintendent, Maharani's Girls' School, Mysore, assumed charge of her duties on the forenoon of the 25th April 1893.

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 20

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MAY 18, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 24th March 1893.

No. 16256—R.F. 295-92.—In explanation of the orders contained in Proceedings of Government No. 2872-81—Circular 28, dated 19th May 1892, and in continuation of the Revised Rules for the treatment of excesses in Chattram, &c., Inams published with Government Notification No. 125, dated 10th June 1891; the Government are pleased to lay down the following additional Rules:—

1. Any excess, over the area allowed by the first settlement made under the Rules of 1874, to which an Inamdar may be entitled under a revised settlement (under the Notification of 10th June 1891), shall be made good to him out of (as far as possible) the area resumed under the first settlement, where such resumed area is at the disposal of the Government or is surrendered for the purpose by the occupants thereof. But the revised settlement should not be made the occasion for the exchange of fresh for available old lands, at the mere option of the Inamdar.
2. Where however the resumed land is not available or the portion of it available is not sufficient, the excess or balance of the area required shall be granted out of Government unoccupied land, in the same or neighbouring villages equal as far as possible, in character, quality, and value to the resumed land. All such assignments of fresh land should be reported for the information and confirmation of Government,
- and 3. Where an adjustment in either of the two ways above specified be found not feasible, the case should be reported for the orders of Government, with a recommendation for the grant of an equivalent in land out of the Inamdar's private holding, if any, in the same or neighbouring villages or for a ready money Inam from the Treasury or for such other disposal as may be considered most appropriate.

Camp Ootacamund, the 13th May 1893.

18947—G. 349-92.—For that part of Rule 2 published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, which relates to the Civil Examination, the following shall be substituted :—

“II. CIVIL EXAMINATION.

Subjects.		Text prescribed for each subject.	Maximum number of marks in each subject.
Part I.	(a) Evidence ...	The Indian Evidence Act I of 1872.	80
	(b) Contracts ...	The Indian Contract Act IX of 1872.	100
	(c) Hindu and Mohamed-an Law ...	(1) Mayne's Hindu Law and Usage. (2) Shadagopacharu's Manual of Mohamed-an Law.	150
	(d) Torts and Easements...	(1) Collett on the Law of Torts and Measure of Damages. (2) The Easements Act V of 1882.	100
	Total for Part I.....		430
Part II.	(a) Transfer of Property and Specific Relief...	(1) The Transfer of Property Act IV of 1882. (2) The Specific Relief Act I of 1877.	100
	(b) Procedure ...	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887. (2) The Indian Limitation Act XV of 1877 as amended by Acts XII of 1879 and VIII of 1880.	150
	Total for Part II.....		250

“Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

2. Candidates will be permitted to pass in parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each part will be treated as a separate Examination.”

2. For the note appended at the end of Rule 2 of the above quoted Notification, the following shall be substituted :—

“Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination or *vice versa* will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.”

3. For the words and figures “For II. Civil Examination . . . 12” in Rule 13 of the above quoted Notification, the following shall be substituted :—

“For Part I of II. Civil Examination 7
“For Part II of II. Civil Examination 5.”

4. To Rule 8 of the above quoted Notification, the following shall be added :—

“or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.”

5. The modifications above ordered should come into effect immediately.

The — April 1893.

Under Section 6 of the Land Acquisition Act, it is hereby declared that the undermentioned lands are required for a public purpose, that is, for the extension of the Rifle Range at Hebbal.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.						Boundaries.	
				Description.	Survey No.	Extent.		Assessment.			
Bangalore.	Bangalore.	Hebbal.	1. Sonnegauda, son of Papanna.	Dry	Part 50	A. 2	G. 17	Rs. 2	A. 8	P. 0	1. East—A portion of No. 50, left to the raiyat. 2. West—A portion of No. 49, belonging to Nannubayi. 3. North—Survey No. 54. 4. South—Portion of Survey No. 47, belonging to Muniya.
			2. Patel Jiyanna ...	Do	Part 36	3	21	4	0	0	1. East—A portion of No. 36, belonging to Ramaswami. 2. West—Survey No. 32, No. 136 dry land, belonging to Latchmidas. 3. North—A portion of No. 35, belonging to Somaiya. 4. South—A portion of No. 32, belonging to Latchmidas.
			3. Muniya, son of Tammanna.	Do	38	2	24	3	0	0	1. East—Survey No. 39, Basavanna, Inam land. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Portion of No. 38, belonging to Bestar Muddanna. 4. South—Portion of No. 38, belonging to Bairanna.
			4. Muniyappa, son of Tammanna.	Do Garden	Part 47	1	9	1	8	0	1. East—Portion of No. 47, left to the raiyat. 2. West—No. 38, No. 39, Basaveswara Inam. 3. North—Survey No. 50, belonging to Sonnegauda. 4. South—Survey No. 45, belonging to Shanbhog Inam.
			5. Rayappanahalli Sonna and Srinivas Rao.	Dry	35	9	13	11	0	0	1. East—Survey No. 41 (Toti Inam). 2. West—Survey No. 36, belonging to Nanjunda and a portion of Survey No. 37, belonging to Chikkasumba. 3. North—A portion of Survey No. 40, belonging to Muniya. 4. South—A portion of Survey No. 36, belonging to Jiyanna.
			6. Do do ...	Do	Part 49	2	8½	2	8	0	1. East—Portion of Survey No. 50, belonging to Sonnegauda. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Portion of No. 49, belonging to Nannubayi. 4. South—Survey No. 48, belonging to Venkatanaranavadhut.
			7. Jamanna ...	Do	30	9	4	4	8	0	1. East—Portion of Survey No. 36, belonging to Nanjunda, portion of 32, belonging to Latchmidas and Survey No. 31, Government Plantation. 2. West—Survey No. 29, belonging to Sonna. 3. North—Boundary of the Sarvamanya, Bhupasandra village. 4. South—Survey No. 31, Plantation and a portion of No. 28, Government waste as also Venkatakrishna's land.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.	
				Description.	Survey No.	Extent.	Assessment.		
Bangalore.	Bangalore.	Hebbal.	8. Jamanna ...	Dry	Part No. 49	A. G. 1 4 $\frac{1}{4}$	Rs 1	A. P. 4 0	1. East—Survey No. 50, belonging to Sonnegauda. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—A portion of No. 49, belonging to Nannubayi. 4. South—A portion of No. 49, belonging to Sonna.
			9. Pillappa ...	Do	Do	1 4 $\frac{1}{4}$	1	4 0	1. East—Survey No. 50, belonging to Sonnegauda. 2. West—A portion of No. 49, belonging to Jamanna. 3. North—A portion of No. 49, belonging to Chaudri Nannubayi. 4. South—A portion of No. 49, belonging to Sonna.
			10. Agrahar Pillappa, son of Sonnappa.	Do	56	4 26	5	8 0	1. East—Portion of No. 55, belonging to Bachanna and No. 54, belonging to Nanjaiya. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Survey No. 57, belonging to Viranna and Hebbal tank bed. 4. South—Portion of Survey No. 49, belonging to Nannubayi.
			11. Bhandi Bachanna ...	Dry Wet	Part No. 55 28 ... 27	2	4 0	1. East—Portion of No. 55, belonging to Sonnegauda. 2. West—No. 56, belonging to Sonnegauda. 3. North—Hebbal tank bed. 4. South—A portion of Survey No. 54, belonging to Nanjaiya.
			12. Bestar Muddanna ...	Dry	Part No. 38	2 2	2	8 0	1. East—Survey No. 47, belonging to Muniya. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Survey No. 48, belonging to Venkatanarnavadhut. 4. South—Survey No. 39, Basvesvara Inam.
			13. Basavanna Inam land	Do	39	1 24	2	0 0	1. East—Survey No. 47, belonging to Muniya and No. 45, Shanbhog Inam. 2. West—Portion of No. 38, belonging to Muniya. 3. North—Portion of No. 38, belonging to Muddanna. 4. South—Portion of No. 40, belonging to Papanna.
			14. Ramaswami, (Pattadar) 1. Mariyappa 2. Viramma (enjoyers)	Do	Part No. 36	2 7	2	4 0	1. East—Portion of No. 34, belonging to Timmaraya. 2. West—Portion of No. 36, belonging to Patel Jiyanna. 3. North—Portion of No. 35, belonging to Srinivasa Rao. 4. South—Portion of No. 32, belonging to Latchmidas.
			15. Ramaswami, (Pattadar) Viranna (Purchaser)	Do	Part No. 33	1 37	2	4 0	1. East—Survey No. 23, belonging to Balagai Giriya. 2. West—Portion of No. 33, belonging to Narasimmaiya. 3. North—Portion of No. 33, belonging to Baira. 4. South—Government Plantation.

Districts	Taluk.	Village.	Names of Holders.	Particulars of Lands.							Boundaries.
				Description.	Survey No.	Extent.			Assessment.		
Bangalore.	Bangalore.	Hebbal.	16. Shanbhog Putta- dasappa	Dry	Part No. 45	A 1	G 1	Rs. 1	A. 0	P. 0	1. East—A portion of No. 45, left to raiya. 2. West—Survey No. 39, Basavesvara's Inam land. 3. North—Survey No. 47, belonging to Muniya. 4. South—Survey No. 44, belonging to Nanjaiya.
			17. Nanjunda, son of Nanjaiya	Do	Part 44	2	34	3	8	0	1. East—A portion of No. 44, left to raiya. 2. West—A portion of No. 40, belong- ing to Muniya. 3. North—Survey No. 45, Shanbhog Inam land. 4. South—Survey No. 41, Toti Inam land.
			18. Sonnegauda, son of Papanna and Gopal- aiya, co-sharer.	Do	Part No. 40	1	35	2	0	0	1. East—Survey No. 44, belonging to Nanjaiya. 2. West—A portion of Survey No. 38, belonging to Bairanna. 3. North—Survey No. 39, Basaves- vara's Inam land. 4. South—A portion of No. 40, belong- ing to Balagai Mariga.
			19. Budigere Bairanna...	Do	Part 38	2	28	3	0	0	1. East—Portion of Survey No. 40, belonging to Papanna and Ura. 2. West—Boundary of the Sarvamanya, Bhupasandra village. 3. North—Portion of No. 38, belonging to Muniya. 4. South—No. 37, belonging to Venkata.
			20. Virasagar Muniya and Ranga	Do	Part 40	4	35	6	0	0	1. East—Survey No. 44, belonging to Nanjaiya and No. 41, Toti Inam. 2. West—Survey No. 37, belonging to Venkata. 3. North—Portion of No. 40, belong- ing to Mariga. 4. South—No. 35, belonging to Nanjaiya.
			21. Baira ...	Do	Part No. 33	2	12	2	8	0	1. East—Balagai Giriya's land, No. 23. 2. West—Portion of No. 33, belong- ing to Narasimmaiya. 3. North—No. 34, belonging to Chikka- ranga. 4. South—Portion of No. 33, belonging to Viramma.
			22. Sadaralli ...	Do	29	10	15	6	8	0	1. East—Survey No. 30, belonging to Jamanna. 2. West—Boundary of the Geddalahalli village. 3. North—Boundary of the Sarvamanya, Bhupasandra village. 4. South—Survey No. 28, Government waste land.
			23. Toti Chikranga ...	Do	Part 41	1	33	2	0	0	1. East—A portion of No. 41, left to the raiya. 2. West—No. 40, belonging to Muniya. 3. North—Survey No. 44, belonging to Nanjaiya. 4. South—No. 34, belonging to Chik- ranga.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.	
				Description.	Survey No.	Extent.	Assessment.		
Bangalore.	Bangalore.	Hebbal.	24. Nanjaiya, (Pattadar)	Dry	Part 54	A. G. Rs. A. P.	1 27 2 0 0	1. East—A portion of No. 54, left to the raiyat. 2. West—No. 56, belonging to Agrahar Pillappa, and No. 49, belonging to Nannubayi. 3. North—No. 55, belonging to Bandi Bacha. 4. South—No. 59, belonging to Sonnegauda.	
			1. Nanjunda	Wet	26 1 8 0		
			2. Tammanna (enjoyers)	Garden	4 1 0 0		
			25. Nanjunda, son of Devaiya.	Dry	Part No. 36	4 10	4 12 0	1. East—No. 35, belonging to Nanjaiya. 2. West—No. 30, belonging to Jamanna and Boundary of the Sarvamanya, Bhupasandra Village. 3. North—No. 37, belonging to Venkata. 4. South—No. 32, belonging to Latchmidas.	
			26. Balagai Timmaraya and his son Muni-maraiya.	Do	Part No. 34	1 17	1 8 0		
			27. Chikranga	Do	Part No. 34	2 5	2 8 0	1. East—Survey No. 13, belonging to Balagai Mariga, Patel Jiyanna and Begur Bacha. 2. West—Survey No. 35, belonging to Nanjaiya and portion of No. 36, belonging to Nanjunda. 3. North—No. 41, Toti Inam. 4. South—Portion of Survey No. 33, belonging to Narasimmaiya.	
			28. Agasara Venkata and Haidar Sahib, (Purchaser)	Do	Part 37	6 1	6 12 0	1. East—Survey No. 35, belonging to Sonna and a portion of No. 40, belonging to Muniya. 2. West—Boundary of the Sarvamanya, Bhupasandra Village. 3. North—Portion of Survey No. 38, belonging to Muniya. 4. South—Portion of Survey No. 36, belonging to Patel Jiyanna and Nanjunda.	
			29. Balagai Chiksampa	Do	Part 37	1 19	1 12 0	1. East—Portion of Survey No. 35, belonging to Sonna and No. 40, belonging to Muniya. 2. West—A portion of No. 37, belonging to Venkata. 3. North—A portion of No. 37, belonging to Venkata. 4. South—A portion of No. 36, belonging to Nanjunda.	
			30. Balagai Mariya	Do	Part No. 40	1 10	1 8 0	1. East—Survey No. 44, belonging to Nanjunda. 2. West—A portion of No. 37, belonging to Venkata. 3. North—A portion of No. 40, belonging to Sonnegauda. 4. South—A portion of No. 35, belonging to Sonna.	

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.						Boundaries.		
				Description.	Survey No.	Extent.			Assessment.			
Bangalore.	Bangalore.	Hebbal.	31. Balagai Giriya, (Pat-tadar) and Muni-timma, (enjoyer)	Dry	Part No. 23	A. 1	G. 35	Rs. 1	A. 12	P. 0	1. East—A portion of No. 23, left to raiyats. 2. West—A portion of No. 33, belong-ing to Ramasami and Bira. 3. North—A portion of No. 23, belong-ing to Sonnegauda. 4. South—Survey No. 24, Government Plantation,	
			32. Hajam Narasimma...	Do	Part No. 28	2	30		2	0	0	1. East—Survey No. 26, Planfation. 2. West—Boundary of the Geddalahalli Village. 3. North—A portion of Survey No. 28, belonging to Hajam Venkata. 4. South—Survey No: 27, belonging to Munegauda.
			33. Hajam Venkata-kristna, holding $\frac{1}{4}$ th share and Hajam Narasimma.	Do	Part No. 28	4	...		3	0	0	1. East—Survey No. 26, Government Plantation 2. West—Boundary of the Geddalahalli Village. 3. North—A portion of No. 28, belong-ing to Vira. 4. South—A portion of No 28, belong-ing to Narasimma.
			34. Munegauda ...	Do	27	7	6		7	0	0	1. East—Survey No. 135, Government Plantation. 2. West—Boundary of the Geddalahalli Village. 3. North—A portion of No. 28; belong-ing to Narasimmaiya. 4. Boundary of Vyalikaval Village.
			35. Latchmidas ...	Do	32	14	6		16	0	0	1. East—A portion of No. 33, belong-ing to Narasimma and Bira. 2. West—Survey No. 30, belonging to Jamanna. 3. North—Survey No. 36, belonging to Patel Jiyanna, Nanjunda and Ra-masami. 4. South—Survey No. 31, Government Plantation.
			36. Narasimmaiya ...	Do	Part No. 33	5	34		6	4	0	1. East—Survey No. 23, belonging to Sonnegauda and Giriya. 2. West—Survey No. 31, Government Plantation and No. 32, belonging to Latchmidas. 3. North—Survey No. 34, belonging to Chikkaranga and Timmaraya. 4. South—Survey No. 24, Government Plantation.
			37. Venkatanaranava-dhut (deceased), his brother's son Rama-seshasastri.	Do	48	5	5		6	0	0	1. East—Survey No. 47, belonging to Muniya and No. 50, belonging to Sonnegauda. 2. West—Boundary of the Sarvamanya, Bhupasandra Village. 3. North—Survey No. 49, belonging to Nanjunda. 4. South—Portion of Survey No. 38, belonging to Muddanna.
			38. Gaddathappanna Viranna.	Wet Garden	57	...	25 } 1 20 }	15	0	0	1. East—A portion of Survey No. 56, belonging to Viranna. 2. West—Boundary of the Sarvamanya, Bhupasandra Village. 3. North—Hebbal Tank bed. 4. South—A portion of No. 56, belong-ing to Agrahar Pillaga.	

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.					Boundaries.
				Description.	Survey No.	Extent.		Assessment.	
Bangalore	Bangalore	Hebbal	39. Sonnegauda (Pattadar) Gaddathappana Viranna (purchaser).	Wet Dry	Part 56 ...	A. G. ... 29 ... 29	}	Rs. A. P. 2 8 0	1. East—Survey No. 55, belonging to Bachanna. 2. West—Survey No. 57, belonging to Viranna. 3. North—Hebbal Tank bed. 4. South—A portion of No. 56, belonging to Pillaga.
			40. Virappa (Pattadar) Venkataramanappa (purchaser).	Dry	Part No. 28	4 22		3 8 0	1. East—Survey No. 26, Government Plantation. 2. West—Boundary of the Geddalahalli Village. 3. North—Survey No. 29, belonging to Sadarhalli. 4. South—A portion of No. 28, belonging to Venkatappa.
			41. Chaudri Nannubayi (deceased), his son Madar Saib.	Do	Part No. 49	3 7		3 8 0	1. East—Survey No. 50, belonging to Sonnegauda and No. 54, belonging to Nanjunda. 2. West—Boundary of the Sarvamanya, Bhupasandra Village. 3. North—Survey No. 56, belonging to Agrahar Pillappa. 4. South—A portion of No. 49, belonging to Nanjunda.
			42. Muzavar Syed Buden Sab and others.	Dry Wet Garden	18 19 16 11 1 1	As these are attached to Inam village, survey number and assessment are not available.		1. East—Boundary of the Hebbal Village. 2. West—Boundary of the Sarvamanya, Bhupasandra Village. 3. North—Hebbal Tank bed. 4. South—Boundary of the Geddalahalli Village.

The 9th May 1893.

No. 18570—L. F. 156-92.—Messrs. Patel Puttappa and Desakulakarnika Dasappa are appointed as Members of the District Fund Board of the Bangalore Circle in the room of Messrs. A. Sabhapati Mudaliyar, Rai-Bahadur, and Haji Mitta Kasim Sait, retired.

The 10th May 1893.

No. 18584—G. 4541.—Until further notice, the Dewan's postal address will be "Fern Hill, Ootacamund."

2. Notification No. 17513—G. 4325, dated 25th April 1893, is hereby cancelled.

No. 18454—G. 4508.—Under Article 171 of the Mysore Service Regulations, Mr. T. T. Leonard, Superintendent, Government Printing in Mysore, was granted one day's casual leave of absence on the 8th May 1893.

The 11th May 1893.

No. 18694—L. F. 178-92.—Mr. Lakkanna, Land-holder, is appointed a Member of the Tyamagondlu Municipality of the Nelamangala Taluk.

No. 18677—G. F. 105-92.—Under Article 188 of the Mysore Service Regulations, Mr. K. Ramachandra Rao, Assistant Commissioner, Tumkur District, is granted 2 months' privilege leave of absence from such date as he may avail himself of it.

No. 18748—G. 4571.—Vasudeva Rao, Deputy Amildar, Yedahalli in the Kadur District, is appointed to act as Amildar and 3rd Class Magistrate of the Mudgere Taluk during the absence of Amildar C. Shamaingar on leave, or until further orders.

2. Para 2 of Notification No. 15935—G. 3530, dated 27th March 1893, is hereby cancelled.

No. 18605—R. F. 176-92, DATED 10th MAY 1893.

Tenders are hereby invited for the exclusive privilege of the wholesale vend of ganja and any preparation thereof, except halva, throughout the Territories of Mysore, exclusive of the Civil and Military Station of Bangalore.

2. The contract will be for four years from 1st July 1893 to 30th June 1897.

3. Every tender must specify the minimum annual revenue which the tenderer will guarantee to Government, and shall be for one lump sum inclusive of local cess for the whole Province. No tender which guarantees to Government less than a minimum annual revenue of Rs. 8,000 including local cess, will be considered. Every tender must be accompanied by a deposit of Rs. 200 in cash, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of wholesale vend of ganja and any preparation thereof, except halva, for all the Districts of the Mysore Province, excluding the Civil and Military Station of Bangalore."

4. The tenders must be delivered at the Excise Commissioner's Office at Bangalore on or before the noon of the 10th June 1893, when they will be opened by the Excise Commissioner in the presence of such of the applicants as may be present. The applicant whose tender may be selected by the Excise Commissioner for recommendation to Government, will be required to deposit at once in cash, or in Government securities duly endorsed in favor of "the Dewan of Mysore," a further sum equal to one-twelfth (or one month's instalment) of the annual amount guaranteed, failing which the deposit made with the tender, will be forfeited, and the contract otherwise disposed of at the sole risk of the tenderer who shall not be entitled to share in any increase which may thereby accrue.

5. When the decision of the Government is announced, the deposits made by the applicants whose tenders have been rejected, will be returned to them on application. The Government reserves to itself the power of rejecting the highest or any tender without assigning any reason.

6. The party whose tender may be accepted, shall, within 8 days after the Government decision has been communicated to him, deposit in the State Huzur Treasury a sum in cash, or Government securities duly endorsed in favor of "the Dewan of Mysore," which, with the sums previously deposited under para 4, shall be equal to one-fourth of the yearly revenue guaranteed, and shall execute an agreement in the prescribed form, on proper stamp, binding himself to conform to the conditions hereinafter set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made, will be forfeited to Government, and the contract otherwise disposed of. No tender proposing any modification of any of the terms of this Notification, will be considered.

7. The contract for which tenders are now invited, shall be subject to the following conditions namely:—

Conditions.

I. The contract shall not be transferable without the previous sanction of the Excise Commissioner, subject to the approval of the Mysore Government.

II. For the purposes of this contract, Government may decline to recognize any representative, agent or partner appointed or taken by the contractors during the period of the contract, unless such representative, agent or partner shall have been first approved of by the Excise Commissioner for the time being.

III (A) The minimum amount guaranteed shall be payable to Government in 12 equal monthly instalments on or before the 20th of each month.

- (B) The contractor shall pay into the Taluk Treasuries of the State or into the Bangalore District Treasury fees on wholesale sales of ganja and preparations thereof at the rates prescribed by Government and mentioned in para VIII following. If the total amount of fees accruing on the wholesale sales of ganja and its preparations at the rates above mentioned, be not sufficient in any month to make up the instalment of the guaranteed amount for that month, the contractor shall pay such further amount as may be required to make up the deficiency. On the other hand, if the said fees exceed the said instalment, the excess shall be available to make up the deficiency in any other month of the same official year, this deficiency being adjusted by short payment into the Treasury when the khist for the month is tendered to the extent of such *net* excess sales as may be available when such khist fell due. If the sum available is at any time more than sufficient to make up the deficiency to which it has been applied, the surplus thus accruing shall be paid into the Bangalore District Treasury alone with the instalment of the month in which such surplus was realised.
- (C) In case of default in the payment of any of the instalments as aforesaid up to the 15th of the month following that for which it is due, interest at 6 per cent per annum shall be payable in addition; and with the sanction of Government, it shall be lawful, for the Excise Commissioner, to declare the deposit forfeited, to order the contract to be taken under Government management, or to declare the lease forfeited and to dispose of it otherwise at the contractor's risk and loss, and further to recover all arrears together with the loss of revenue entailed on Government by such disposal, by the attachment and sale of his property, personal or real, including cash at Wholesale Depôts, in accordance with the rules relating to the recovery of arrears of land revenue.
- IV. The Excise Commissioner or Deputy Commissioner of each District shall be at liberty on good and valid grounds existing therefor, to make any alterations in the number and localities of the shops that he may from time to time consider necessary, or to close any shop without any claims for compensation on the part of the contractor.
- V. The contractor shall sell ganja and its preparations only to licensed vendors, and shall not interfere with retail vendors in any way.
- VI. The ganja and majum and other preparations thereof sold, shall be of good quality, not black or old, or such as may have lost medicinal virtues, and must be without stalks and seeds which should be removed before issue to retail vendors, or equivalent weight of good ganja given for such stalks and seeds when returned by retail vendors, and must not be adulterated. Powdered ganja to the extent of 5 per cent only shall be taken by the vendors. Such powdered ganja may be made up by the retail vendors into *halva*. The contractor shall always keep on hand not less than one month's supply of ganja at each Wholesale Depôt and two months' stock (exclusive of the stock at depôts) at the Provincial Head-quarters Depôt at the Bangalore Distillery.
- VII. All ganja and its preparations transferred from a Wholesale Depôt in one District, to a Wholesale Depôt in another District, shall be covered by a Transport Pass in the prescribed form, and when sent from one Wholesale Depôt to another in the same District, they shall be covered by the "Contractor's Pass" in the prescribed form; and the conditions of such Passes shall not be infringed; and the number and date thereon shall be duly quoted in the depôt account against the entry of receipts in the depôt registers. Those sold at the depôt to retail vendors, shall be covered by a Permit in the prescribed form signed by the contractor or his authorized agent, the conditions whereof shall not be infringed.

- VIII. The fees inclusive of local cess on the wholesale vend, payable to Government, and rates of prices for the wholesale and retail vend of ganja and majum, per seer of 24 tolas, are fixed as specified below for the whole Province:—

	Rates of fee payable to Govt. on Wholesale vend.			Wholesale price.			Retail price.		
	Rs.	As.	P.	Rs.	As.	P.	Rs.	As.	P.
Ganja per seer of 24 tolas ...	0	6	0	0	10	0	0	13	0
Majum or any other preparation of ganja (except halva) per seer of 24 tolas...	0	2	0	0	4	0	0	6	0

- IX. The Deputy Commissioner shall have power to close any particular shop or shops, on the requisition of the Military Authorities or Magistracy, temporarily or permanently, and the contractor shall not be entitled to any compensation therefor. But with the approval of the Excise Commissioner, the number so reduced, might, if the public requirements demand it, be re-established in other adjacent towns or villages.
- X. No fee shall be levied for licenses for the retail vend of ganja except in the Cities of Bangalore and Mysore, where a fee of three rupees per mensem shall be charged for each license. Licenses for the vend of opium shall be granted free to vendors holding ganja licenses, and *vice versa*.
- XI. The Excise Commissioner in Mysore may permit the contractor to import ganja from beyond the Territories of Mysore under "Import passes" to be issued by him in communication with the authorities of the District from which the article is to be imported, and such drugs, with the passes granted, shall be duly brought to book first at the Provincial Head-quarters Depôt at the Bangalore Government Central Distillery, ere it is utilized or transferred to the Wholesale Depôts. To obviate complications in accounts, the stock of drugs sent to one District shall, as far as possible, be sold in that District.
- XII. The contractor shall keep at the Bangalore Distillery and render a true and correct account of all cash transactions and of ganja cultivated and drugs manufactured and bought and sold at the Wholesale Depôts, to the Excise Commissioner, monthly, and allow the officers of the Excise Department free access always to all the accounts kept by the contractor, which shall be true and accurate, and in the prescribed forms. And for the purposes of this contract, the contractor shall open an account showing in detail the prime cost of the drug, cost of carriage by cart and rail, other charges, if any, and total cost of drugs per maund. The number and date of transport or import passes shall be quoted, and each item duly vouched for with original receipts, &c., duly numbered. The cost of establishment, contingencies, &c., shall also be given monthly *in detail*. A copy of this account shall be furnished to the Excise Commissioner monthly, and the original accounts with vouchers shall be kept at the Provincial Head-quarters Depôt at the Bangalore Distillery.
- XIII. Disorderly conduct and irregular transactions at the Wholesale Depôts shall not be permitted by the contractor's agents or employés. The Wholesale Depôts shall be provided, at the contractor's cost, with correct scales and weights, duly stamped by Government; and further, all such employés shall, 15 days after the agreement is signed by the contractor, enter into engagements with the contractor to abide by the spirit and letter of the conditions entered into by the contractor with Government, and of the laws and rules in force, and such engagements shall be deposited for each District in the Deputy Commissioner's Office without delay. Such employés shall take out wholesale licenses if employed to sell the drugs, and sign permits for the contractor. With the permission of the Government Arrack carriage contractor, all Mutsaddis in charge of Bonded Depôts and with the consent of the Arrack Vend renters all Mutsaddis in charge of Farm Depôts may be employed as wholesale ven-

dors of ganja and its preparations, and paid such commission on the sales as shall be fixed by the Excise Commissioner, not exceeding one anna per seer sold by them. All ganja and majum remaining on hand on the 1st July 1893 at the Head-quarters Depôt and all Wholesale Depôts, if of good quality and fit for use, shall be taken over by the contractor at an average rate of price struck on the rate entered in the accounts kept by the out-going contractor, on the value of the drugs so transferred. Similarly the contractor shall take over all scales and weights at the Head-quarters and other depôts, if correct and in good order, at a valuation to be fixed by the Excise Commissioner. The contractor shall be liable similarly to make over on the determination of his contract unsold stock in hand and scales and weights to his successor in the lease.

XIV. The contractor shall conform to the rules now in force, or any additional rules which may be prescribed from time to time by the Government, not inconsistent with the terms of this notification. Information on any other matters in connection with this contract, will be afforded at the Excise Commissioner's Office.

XV. The contractor shall be at liberty to raise his own ganja on applying for and obtaining a Government patta to be granted by the Amildar, the conditions whereof shall be strictly adhered to, or to purchase it from raiyats permitted to raise it.

XVI. For any infringement of the above conditions, the contractor shall be liable to a fine not exceeding Rs. 500 to be levied at the discretion of the Excise Commissioner, and to the forfeiture of the contract, with the approval of Government, if deemed necessary, and to such further penalties as are prescribed by the laws in force for breaches thereof or of the rules framed by Government.

8. The quantity and value of ganja sold and the excess sales over and above the minimum guaranteed amount effected in 1891-92, and during ten months of the current year, and the minimum guaranteed amount for 1892-93, are noted below:—

1891-92.														Ten months of 1892-93, April 1892 to January 1893.														No. of existing Depôts	No. of existing Retail shops.	Remarks.								
Ganja.		Majum.		Total Value.	Minimum amount guaranteed.	Excess sales.	Ganja.		Majum.		Total Value.	Minimum guaranteed amount for 1892-93.	Excess sales.																									
Quantity.	Value.	Quantity.	Value.				Quantity.	Value.	Quantity.	Value.																												
Seers.	T	R	A				P	S	T	R				A	P	S	T	R	A	P	S	T	R	A	P	S												
34,423	12,908	10	...	1,075	15	134	7	3	13,043	1	3	7,000	...	6,043	1	3	33,222	14	1	12,456	7	6	881	18	110	3	6	12,568	11	...	8,000	...	4,568	11	...	57	109	

* NOTE.—Value calculated at the rate of 6 annas for ganja and 2 annas for majum per seer of 24 tolas.

The 11th May 1893.

No. 18783—G. 4576.—Mr. B. Ramaswami Iyer, Officiating Assistant Conservator of Forests, Kadur District, handed over, and Mr. B. Hira Singh, Forest Probationer, assumed, charge of the Kadur District Forest Office on the forenoon of the 20th March 1893.

2. Mr. B. Hira Singh delivered over, and Mr. M. G. Rama Rao, Forest Probationer, received, charge of the Shikaripur Forest Sub-Division Office on the forenoon of the 13th March 1893.

No. 18777—G. 4574.—Under Article 171 of the Mysore Service Regulations, Mr. P. R. W. Wetherall, Superintendent of Police, Mysore, was granted casual leave of absence for 5 days from the 29th April 1893.

The 15th May 1893.

No. 18948—G. F. 349-92.—The Rules relating to the Mysore Local Service Examination published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, as modified by Notifications Nos. 16366—G. 3943 and 18947—G. F. 349-92, dated respectively the 4th April and 13th May 1893, and Government Proceedings No. 18118—4433, dated 2nd May 1893 are hereunder published for general information.

RULES RELATING TO THE MYSORE LOCAL SERVICE EXAMINATION.

In supersession of the orders contained in Government Notifications noted in the margin, the following Rules prescribing examinations for the appointments of Assistant Commissioners, Subordinate Judges, Munsiffs, Amildars and Deputy Amildars and officials in the special Departments of Excise, Accounts, Registration and Forests which have received the sanction of His Highness the Maharaja's Government, are published for general information. The first examinations under these Rules will be held in August 1893.

2. There shall be held annually the following Local Service Examinations, namely:—

- | | |
|----------------------------|-------------------------------|
| I. Revenue Examination. | V. Accounts Examination. |
| II. Civil Examination. | VI. Registration Examination. |
| III. Criminal Examination. | VII. Forests Examination. |
| IV. Excise Examination. | |

The subjects prescribed for these examinations and the maximum number of marks assigned to each subject are given below:—

I.—REVENUE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Mysore Land Revenue Law.	Mysore Land Revenue Code (Regulation IV of 1888).	150
(b) Mysore Revenue Rules ..	(1) Rules passed under Section 223 of the Mysore Land Revenue Code. (2) Survey Manual (the edition of 1879), Parts, I and II. pp 3 to 48. (3) Mysore Revenue Manual (the edition of 1886), Part IV. Inam Rules, Sections 1, 5, 6, 7, 8, 9, 10, 18, 19, 20, 21 and 22. Part VI. Sayer .. } Part VII. Mohatarfa .. } the whole. Part VIII. Salt .. }	100
	Total....	250

II.—CIVIL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Contracts ..	The Indian Contract Act IX of 1872 ..	100
(c) Hindu and Muhammadan Law ..	(1) Mayne's Hindu Law and Usage .. (2) Shadagopacharlu's Manual of Muhammadan Law..	150
(d) Torts and Easements ..	(1) Collett on the Law of Torts and measure of Damages .. (2) The Easements Act V of 1882 ..	100
	Total for Part I....	430

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Part II. (a) Transfer of Property and Specific Relief	(1) The Transfer of Property Act IV of 1882 (2) The Specific Relief Act I of 1877	100
(b) Procedure	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887 (2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880	150
Total for Part II.		250

Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.
2. Candidates will be permitted to pass in Parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each Part will be treated as a separate Examination.

III.—CRIMINAL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence	The Indian Evidence Act I of 1872	80
(b) Penal Code.	The Indian Penal Code, Act XLV of 1860 and the amending Acts XXVII of 1870 and XIX of 1872.	100
(c) Criminal Procedure	(1) The Code of Criminal Procedure Act X of 1882 as modified by Mysore Regulation I of 1888 (2) The Police Rules for the time being in force in Mysore	100
Total....		280

IV.—EXCISE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Excise	(1) The Excise Act XXII of 1881, as amended by Act VI of 1885 and extended to Mysore by Regulation III of 1885, and Rules framed thereunder (2) Act XVI of 1863 (an Act to make special provision for the levy of the Excise duty payable on spirits used exclusively in Arts and Manufactures or in Chemistry), as extended to Mysore by Regulation II of 1885 and Rules framed thereunder (3) The Opium Act I of 1878 and Rules framed thereunder	100
Total....		100

V.—ACCOUNT EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Accounts	(1) Civil Account Code, Chapters I to X, 13, 15, 16, 18 to 21, 23, 24, 26 and 29 to 31 in Vol. I, 5th Edition with the forms alluded to therein; Chapters 33 to 45, 47, 48, 55 to 59, 61, 62, 67 and 70 to 74 in Vol. II, 4th Edition and the Savings Banks Rules contained in Chapter 18 of the Civil Account Code, 2nd Edition (2) The Mysore Service Regulations	100
Total....		100

VI.—REGISTRATION EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Stamp Law and Registration	(1) The General Stamp Act I of 1879 and Rules framed thereunder	100
	(2) The Registration Act III of 1877, as amended by Act XII of 1879 and Rules passed thereunder.	
	(3) The Court Fees Act VII of 1870 and Rules passed thereunder	
	Total...	100

VII.—FORESTS EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Forests	The Forest Conservancy Rules for the time being in force in Mysore	100
	Total..	100

Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination, or *vice versa*, will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.

3. The examination shall be held at such of the places noted in the margin and on such dates in the month of August of each year and at such hours as may be notified by the Secretary to the Board of Examiners.

Bangalore.
Mysore.
Hassan.
Shimoga.
Chitaldroog.
Chikmagalur.
Tumkur.
Kolar.

4. The examinations shall be conducted in English. It will be conducted in Kanarese in the case only of officers of not less than 10 years' standing in the Mysore Service, who are unacquainted with the English language.

5. Candidates who may obtain not less than $\frac{1}{4}$ th of the maximum number of marks prescribed for each subject and not less than $\frac{1}{3}$ rd of the total number of marks for all the subjects of an examination, shall be declared to have passed that examination. The successful candidates in the Revenue, Civil and Criminal Examinations will be placed in the 1st or 2nd Class according as they obtain, $\frac{2}{3}$ ths or $\frac{1}{3}$ rd of the aggregate number of marks in all the subjects.

6. No person who has not passed the examinations specified below will be eligible for the appointments noted opposite to them :—

Examinations.	Appointments.
Revenue, Civil and Criminal	Assistant Commissioner, Subordinate Judge or Munsiff.
Revenue and Criminal	Amildar or Deputy Amildar.
Excise	Officers and Subordinates of the Excise Department of certain grades, to be notified hereafter.
Accounts	Subordinates of the Comptroller's office and in District Treasuries of certain grades, to be notified hereafter.
Registration	Sub-Registrars and subordinates of the Registration Department of certain grades, to be notified hereafter.
Forests	Officers and subordinates of the Forest Department of certain grades, to be notified hereafter.

7. (a) Persons who have passed the examination prescribed for the degree of Bachelor or Master of Laws in any Indian University, will be exempted from passing the Civil and Criminal Examinations under these rules.

(b) Persons who have passed the examination for Pleaders of the 1st grade held by the Chief Court under Government Notification No. 187, dated 12th December 1884, or the Civil and Criminal Examinations held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Civil and Criminal Examinations under these Rules.

- (c) Persons who have passed the Revenue Examination held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Revenue, Excise, Forests, Registration and Account Examinations under these Rules.
- (d) Persons who have passed the Judicial and Revenue Tests for Amildars, prescribed by Chief Commissioner's Notification No. 121, dated 24th June 1871, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (e) Persons who have passed the Lower Standard, Judicial and Revenue Examinations under the Chief Commissioner's Notification No. 63, dated 5th July 1869, or No. 249, dated 15th December 1873, or No. 175, dated 23rd October 1878, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (f) Persons who have passed the Higher Standard Examination under the Notifications quoted in the last preceding clause, will be exempted from passing the Civil Examination under these Rules.
- (g) Persons who have passed the Judicial, Revenue and Finance Examinations under the Chief Commissioner's Notification, dated 7th April 1880, will be exempted from passing respectively the Civil and Criminal, the Revenue, Excise, Forests, Registration and the Account Examinations under these Rules.
- (h) Persons who have passed the Local Munsiff's Test, prescribed by Chief Commissioner's letter to the Judicial Commissioner No. 6767—160, dated 14th March 1874, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (i) Persons who have passed the Madras Special Test Examination, Civil and Criminal Higher Grade, held before the 31st December 1886, shall be exempted from passing respectively the Civil and Criminal Examinations prescribed by these Rules.

8. Notwithstanding anything contained in the foregoing rule, the Government reserve to themselves the power to exempt from passing the Civil Examination any person who has for a period of not less than 10 years satisfactorily discharged the duties of Amildar or Assistant Superintendent of Revenue Survey or both, when such officer is promoted to the Grade of Assistant Commissioner, or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.

9. Persons possessed of either of the following qualifications shall be entitled to present themselves for any of the examinations above specified :—

- (a) Any person who has been for not less than five years in the service of Government, or employed in Municipalities in Mysore, or in institutions maintained by the State out of Provincial Revenues, or Local Funds, or from the Palace Budget or under the British Resident in Mysore, or who may hold an appointment as above, the substantive salary of which is not less than Rs. 25 per month, and who produces a certificate from his official superior as to (1) the length of his service and present substantive salary, (2) the efficient manner in which he has discharged his duties and (3) his respectability of character and good moral conduct, or,
- (b) Any person who produces a certificate of having passed the First Examination in Arts or other higher examination in arts of any Indian University and also a certificate from the Principal of the College in which he was educated or from a Mysore Officer of and above the rank of a Deputy Commissioner, of his being by respectability of character and good moral conduct a fit candidate for admission into the Mysore Public Service.

10. Any Advocate of the Chief Court of Mysore shall also be entitled to present himself for the Revenue, Excise, Forests, Registration and Accounts Examinations above specified, upon production of his certificate or other proof of enrolment as such Advocate.

11. Every candidate must produce a certificate of his being above 20 years of age and of his physical fitness for the Public Service from a Medical officer of or above the grade of a Civil Surgeon, but no such certificate is required in the case of officials who may have already furnished it.

12. Every candidate must send his application to the Secretary to the Board of Examiners, so that it may reach him on or before the 31st May of each year.

13. Every candidate must pay into a District or a Taluk Treasury in the Mysore Province an admission fee calculated as follows for each examination he wishes to present himself for :—

	Rs.
For I. Revenue Examination	7
For Part I of II. Civil Examination	7
For Part II of II. Civil Examination	5
For III. Criminal Examination	7
For IV. Excise Examination	5
For V. Accounts Examination	5
For VI. Registration Examination	5
For VII. Forest Examination	5

14. Every application should be in the subjoined form and be accompanied by —

- (1) the certificates prescribed by paras 9 and 10 and 11.
- (2) a treasury officer's receipt for payment of the fee prescribed by para 13.

Form of application for admission into the Mysore Local Service Examinations.

Name of Applicant.	Father's Name.	Residence.	Age.	Whether Applicant claims admission under Rule (a) or Rule (b) or Rule 10.	If Applicant is in the Public Service.			Examination for which, and the place where, the Candidate wishes to appear, and language.	Examination, if any, which the Candidate has already passed.	Description of Enclosures produced.		
					Date of commencement of service.	Designation of present appointment.	Present substantive pay.			Certificate of qualifications under Rules 9 and 10.	Certificate of age and physical fitness under Rule 11.	Receipt of fee paid under the Rules.

The 9th May 1893.

No. 18573—L. F. 156-92.—The list of Members, ex-officio and nominated, of the Local Fund Committee of the Bangalore Circle is published for the information of the general public.

EX-OFFICIO.

President.

Deputy Commissioner, Bangalore District.

Members.

1. Sub-Division Officer, Closepet.
2. Assistant Commissioner at District Head-quarters.
3. Executive Engineer, Bangalore Division.
4. Senior Surgeon and Sanitary Commissioner with the Government of Mysore.
5. Amildar of Bangalore.
6. Do Hoskote.
7. Do Doddballapur.
8. Do Nelamangala.
9. Do Kankanhalli.
10. Do Magadi.
11. Do Channapatna.
12. Do Anekal.
13. Do Devanhalli.

Nominated Members.

No.	Name.	Taluk to which each Member belongs.	Date of Appoint- ment.	Remarks.	
1	Dharmaratnakaram Arcot Narayan- sami Mudaliar, Rai-Bahadur.	Bangalore	8th January 1892	} 1889—90. Holders of irrigated lands. Inamdar Member. } Holders of irri- gated lands.	
2	Mr. Mastan Saib	Channapatna	}		
3	Mr. Gurikar Timmappa	Kankanhalli			
4	Mr. Nandagudi Ramanna	Hoskote	5th August 1891.		}
5	Mr. Sunkada Srikanta Rao	Devanhalli	18th Oct. 1892.		
6	Mr. Patel Puttappa	Anekal	} 21st Jan. 1893.		
7	Mr. Desakulakarnika Dasappa	Nelamangala			

The 4th May 1893.

No. 18488—R 2232.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned lands are required for a public purpose, i. e., for the Savar Parade grounds at Bangalore :—

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Number.	Area re-quired.	Assessment.	
Bangalore.	Bangalore.	Matadahalli.	Kempakka, wife of Nan-jaiya.	Dry	Portion of No. 1 Part No.	A. G. 5 37	Rs. 8 12 0	East—Boundary of the Bedarhalli vil-lage, belonging to Civil and Military Station.
			Mariyamma, wife of Gan-ganna.	Do	1 Part No.	.. 36	1 8 0	West—Water works channel and Survey No. 3.
			Vakkaligar Mudlappa ...	Do	1	5 15	7 12 0	North—Matadahalli village and Survey No. 50.
			Kempakka ...	Do	2	... 24	0 12 0	South—Road and Survey No. 2.
								East—Survey No. 1.
								West— Do
								North— Do
								South— Do
			Muniya,, son of Honnaiya.	Do	50	6 39	10 0 0	East—Boundary of the Byadarhalli vil-lage.
								West—Matadahalli village.
								North—Survey Nos. 48 and 49 and boundary of the Byadarhalli vil-lage attached to Civil and Military Station.
								South—Survey No. 1.
Kaval Bairasandra.	Kaval Bairasandra.	Matadahalli.	Venkatappa, son of Kempanna.	Garden	48	1 22	10 0 0	East—Survey No. 49.
								West—Lane.
								North—Trench.
								South—Survey No. 50.
			Venkatsubbaiya, son of Atchanna..	Do	49	... 34	5 8 0	East—Boundary of the Byadarhalli vil-lage attached to Civil and Military Station.
								West—Survey No. 48.
								North—Ditch.
Kaval Bairasandra.	Kaval Bairasandra.	Matadahalli.						South—Survey No. 50.
			Muniyappa, son of Nanja.	Dry	47	... 33	12 0 0	East—Boundary of the Byadarhalli vil-lage.
				Garden	...	1 13		West—Lane.
								North—Survey No. 46.
								South—Ditch.
			Dodranganna, son of Chikranganna.	Dry	46	13 ...	17 0 0	East—Boundary of the Kayamgutta Devarjibanahalli village.
								West—Lane.
Kaval Bairasandra.	Kaval Bairasandra.	Matadahalli.						North—Survey No. 45.
								South—Survey No. 47.
			Sitappa ...	Do	Part No. 45	4 14	5 4 0	East—Boundary of the Kaval Bairasandra and Daverjibanahalli village.
								West—Lane.
								North—Survey No. 45.
								South—Survey No. 46.
			Kurubar Muniwallanna...	Dry	7 Part No.	2 18	3 0 0	East—Boundary of the Kayamgutta Devarjibanahalli village.
Kaval Bairasandra.	Kaval Bairasandra.	Matadahalli.						West—Boundary of the Matadahalli village.
			Nili Channamma ...	Do	8	1 30	2 4 0	North—Portions of Survey Nos. 7 and 8.
								South—Boundary of the Kayamgutta Daverjibanahalli village.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Number.	Area re-quired.	Assessment.	
Bangalore.	Bangalore.	Kayangutta Daverjibanahalli.	Krishnapandit	Dry	...	A. G. 153 31	Rs. A. P.	East—Land attached to Kayangutta Daverjibanahalli village and boundary of the Byadarhalli village. West—Boundary of the Matadahalli village. North—Land attached to Daverjibanahalli village and boundary of the Kaval Bairasandra village. South—Boundary of the Byadarhalli village.

The 13th May 1893.

No. 18977—G. 4613.—Mr. H. V. Nanjundaiya, Sub-Judge of Bangalore, was granted 4 days' leave without allowances from the 18th January 1893, under Section 221 of the Mysore Service Regulations.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.
2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,

T. ANANDA ROW,
Chief Secretary.

*Proceedings of the Government of His Highness the Maharaja of Mysore,
(Revenue),—dated 1st April 1893.*

READ :—

Correspondence ending with letter No. 922, dated 5th January 1893, from the Deputy Commissioner, Mysore District, relating to the levy of water-rate on certain lands in the Inam village of Turkahundi in Tirumakudlu-Narsipur Taluk.

No. 16512-21—R. 2029, DATED, BANGALORE, 1ST APRIL 1893.

ORDER THEREON.—The Inamdar is not liable to pay any water-rate in respect of lands which, at the time of the grant of the Inam, were actually wet and irrigated from the same source as now. The correspondence shows a confusion in the minds of some local officers between "Water-rate" and "Irrigation Cess." A "Water-rate" is a levy of the nature of a land assessment, and the wet assessment may be regarded as composed of the ordinary dry assessment plus a water-rate for irrigation supplied from a particular existing source. If the grant of the Inam alienated the wet assessment on certain lands under a particular source of irrigation and the same lands are now reasonably identifiable, the mere fact that the same source of irrigation has recently been repaired by the State cannot give the Government the right to levy a "water-rate" from such lands, for such a levy would amount to a resumption of part of the originally alienated Revenue. The Inamdar of course cannot claim exemption from water-rate in respect of lands newly converted into "wet" or old wet lands brought under a new source of irrigation established by Government.

2. If the old source of irrigation had fallen into disuse and consequently the Inamdar's wet lands under it could not be and had not been all irrigated and if the work is now repaired by Government, the Inamdar must, under existing rules, pay a share of the cost of such repair, proportionate to the extent of the benefit accruing to him thereby.

* * * * *

T. ANANDA ROW,
Chief Secretary.

MUZARAVI.**NOTIFICATION.**

No. 796.

The 10th May 1893.

The following residents of Melkote are appointed Dharmadarsis to the temples at Tonnur, Serin-gapatam Taluk:—

1. M. R. Ry. Stanika Kuppannaiengar.
2. M. R. Ry. B. Tirumalachar.
3. M. R. Ry. Tittamael Tirunaranaiengar.

A. SREENIVASACHARLU,
Supt. and Ex-Officio Secretary.

PUBLIC WORKS.**NOTIFICATIONS.**

No. 1992—333.

The 12th May 1893.

Mr. B. P. Raghavalu Naidu is appointed to officiate as Executive Engineer of the Special Improve-ments Division with effect from the 20th December 1892.

No. 1993—334.

The 12th May 1893.

The following promotion is made in the Upper Subordinate Establishment of the Mysore Public Works Department, Local, with effect from the date specified:—

Division.	Name.	Present Grade.	Grade to which pro-moted.	With effect from—	Nature of Promotion.	Remarks.
Shimoga	H. Sripati Rao	Overseer, 3rd Grade.	Overseer, 2nd Grade.	1st Janu-ary 1893.	Permanent.	To fill an existing vacancy.

By Order,

W. McHUTCHIN,
Offg. Secy. to the Government of Mysore.

MILITARY.**NOTIFICATION.***The 15th May 1893.*

Mr. Krishnaraj Ars is appointed Jamadar of the 3rd Battalion, 3rd Company, on probation, *vide* Government Proceedings No. 18585-6—G. 4542, dated 10th May 1893.

A. H. MACINTIRE, *Lt.-Col,*
Commandant, Mysore Troops.



The Mysore Gazette.

No. 21

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, MAY 25, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 17th May 1893.

No. 19223—J. 1073.—The Government of His Highness the Maharaja of Mysore hereby notify, for general information, that, from and after the 1st day of July 1893, there shall be established in the Kolar Gold Fields, Kolar District, a Munsiff's Court to be called "The Kolar Gold Fields Munsiff's Court," and the Munsiff appointed to the said Court shall exercise the jurisdiction of a Munsiff, under Section 10 of the Mysore Civil Courts Regulation 1883, in all original suits and proceedings of a civil nature not otherwise exempted from his jurisdiction, of which the amount or value of the subject matter does not exceed Rs. 1,000, within the local limits of the Revenue Taluk of Bowringpet in the said Kolar District.

2. From and after the said date, the Munsiff of Kolar shall cease to exercise any civil jurisdiction over the said Taluk.

The 17th May 1893.

No. 19224—J. 1074.—Mr. Hume Wright, Special Magistrate, Kolar Gold Fields, is appointed Munsiff of the Kolar Gold Fields, with effect from 1st July 1893.

2. Under Section 16 of the Mysore Civil Courts Regulation 1883, Mr. Hume Wright, Munsiff of the Kolar Gold Fields, is hereby invested with the powers of a Court of Small Causes within the local limits of his jurisdiction for the trial of suits cognizable by such Court and not exceeding Rs. 50 in value, with effect from 1st July 1893.

Camp Ootacamund, the 13th May 1893.

19347—G. 349-92.—For that part of Rule 2 published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, which relates to the Civil Examination, the following shall be substituted:—

“II. CIVIL EXAMINATION.

	Subjects.	Text prescribed for each subject.	Maximum number of marks in each subject.
Part I.	(a) Evidence ...	The Indian Evidence Act I of 1872.	80
	(b) Contracts ...	The Indian Contract Act IX of 1872.	100
	(c) Hindu and Mohamed- an Law ...	(1) Mayne's Hindu Law and Usage. (2) Shadagopacharu's Manual of Mohamed- an Law.	150
	(d) Torts and Easements...	(1) Collett on the Law of Torts and Mea- sure of Damages. (2) The Easements Act V of 1882.	100
	Total for Part I.....		430
Part II.	(a) Transfer of Property and Specific Relief...	(1) The Transfer of Property Act IV of 1882. (2) The Specific Relief Act I of 1877.	100
	(b) Procedure ...	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887. (2) The Indian Limitation Act XV of 1877 as amended by Acts XII of 1879 and VIII of 1880.	150
	Total for Part II.....		250

“Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

2. Candidates will be permitted to pass in parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each part will be treated as a separate Examination.”

2. For the note appended at the end of Rule 2 of the above quoted Notification, the following shall be substituted:—

“Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination or *vice versa* will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.”

3. For the words and figures “For II. Civil Examination... 12” in Rule 13 of the above quoted Notification, the following shall be substituted:—

“For Part I of II. Civil Examination ... 7
“For Part II of II. Civil Examination ... 5.”

4. To Rule 8 of the above quoted Notification, the following shall be added:—

“or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.”

5. The modifications above ordered should come into effect immediately.

No. 18605—R. F. 176-92, DATED 10th May 1893.

Tenders are hereby invited for the exclusive privilege of the wholesale vend of ganja and any preparation thereof, except halva, throughout the Territories of Mysore, exclusive of the Civil and Military Station of Bangalore.

2. The contract will be for four years from 1st July 1893 to 30th June 1897.

3. Every tender must specify the minimum annual revenue which the tenderer will guarantee to Government, and shall be for one lump sum inclusive of local cess for the whole Province. No tender which guarantees to Government less than a minimum annual revenue of Rs. 8,000 including local cess, will be considered. Every tender must be accompanied by a deposit of Rs. 200 in cash, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of wholesale vend of ganja and any preparation thereof, except halva, for all the Districts of the Mysore Province, excluding the Civil and Military Station of Bangalore."

4. The tenders must be delivered at the Excise Commissioner's Office at Bangalore on or before the noon of the 10th June 1893, when they will be opened by the Excise Commissioner in the presence of such of the applicants as may be present. The applicant whose tender may be selected by the Excise Commissioner for recommendation to Government, will be required to deposit at once in cash, or in Government securities duly endorsed in favor of "the Dewan of Mysore," a further sum equal to one-twelfth (or one month's instalment) of the annual amount guaranteed, failing which the deposit made with the tender, will be forfeited, and the contract otherwise disposed of at the sole risk of the tenderer who shall not be entitled to share in any increase which may thereby accrue.

5. When the decision of the Government is announced, the deposits made by the applicants whose tenders have been rejected, will be returned to them on application. The Government reserves to itself the power of rejecting the highest or any tender without assigning any reason.

6. The party whose tender may be accepted, shall, within 8 days after the Government decision has been communicated to him, deposit in the State Huzur Treasury a sum in cash, or Government securities duly endorsed in favor of "the Dewan of Mysore," which, with the sums previously deposited under para 4, shall be equal to one-fourth of the yearly revenue guaranteed, and shall execute an agreement in the prescribed form, on proper stamp, binding himself to conform to the conditions hereinafter set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made, will be forfeited to Government, and the contract otherwise disposed of. No tender proposing any modification of any of the terms of this Notification, will be considered.

7. The contract for which tenders are now invited, shall be subject to the following conditions namely:—

Conditions.

I. The contract shall not be transferable without the previous sanction of the Excise Commissioner, subject to the approval of the Mysore Government.

II. For the purposes of this contract, Government may decline to recognize any representative, agent or partner appointed or taken by the contractors during the period of the contract, unless such representative, agent or partner shall have been first approved of by the Excise Commissioner for the time being.

III (A) The minimum amount guaranteed shall be payable to Government in 12 equal monthly instalments on or before the 20th of each month.

- (B) The contractor shall pay into the Taluk Treasuries of the State or into the Bangalore District Treasury fees on wholesale sales of ganja and preparations thereof at the rates prescribed by Government and mentioned in para VIII following. If the total amount of fees accruing on the wholesale sales of ganja and its preparations at the rates above mentioned, be not sufficient in any month to make up the instalment of the guaranteed amount for that month, the contractor shall pay such further amount as may be required to make up the deficiency. On the other hand, if the said fees exceed the said instalment, the excess shall be available to make up the deficiency in any other month of the same official year, this deficiency being adjusted by short payment into the Treasury when the khist for the month is tendered to the extent of such *net* excess sales as may be available when such khist fell due. If the sum available is at any time more than sufficient to make up the deficiency to which it has been applied, the surplus thus accruing shall be paid into the Bangalore District Treasury along with the instalment of the month in which such surplus was realised.
- (C) In case of default in the payment of any of the instalments as aforesaid up to the 15th of the month following that for which it is due, interest at 6 per cent per annum shall be payable in addition; and with the sanction of Government, it shall be lawful, for the Excise Commissioner, to declare the deposit forfeited, to order the contract to be taken under Government management, or to declare the lease forfeited and to dispose of it otherwise at the contractor's risk and loss, and further to recover all arrears together with the loss of revenue entailed on Government by such disposal, by the attachment and sale of his property, personal or real, including cash at Wholesale Depôts, in accordance with the rules relating to the recovery of arrears of land revenue.
- IV. The Excise Commissioner or Deputy Commissioner of each District shall be at liberty on good and valid grounds existing therefor, to make any alterations in the number and localities of the shops that he may from time to time consider necessary, or to close any shop without any claims for compensation on the part of the contractor.
- V. The contractor shall sell ganja and its preparations only to licensed vendors, and shall not interfere with retail vendors in any way.
- VI. The ganja and majum and other preparations thereof sold, shall be of good quality, not black or old, or such as may have lost medicinal virtues, and must be without stalks and seeds which should be removed before issue to retail vendors, or equivalent weight of good ganja given for such stalks and seeds when returned by retail vendors, and must not be adulterated. Powdered ganja to the extent of 5 per cent only shall be taken by the vendors. Such powdered ganja may be made up by the retail vendors into *halva*. The contractor shall always keep on hand not less than one month's supply of ganja at each Wholesale Depôt and two months' stock (exclusive of the stock at depôts), at the Provincial Head-quarters Depôt at the Bangalore Distillery.
- VII. All ganja and its preparations transferred from a Wholesale Depôt in one District, to a Wholesale Depôt in another District, shall be covered by a Transport Pass in the prescribed form, and when sent from one Wholesale Depôt to another in the same District, they shall be covered by the "Contractor's Pass" in the prescribed form; and the conditions of such Passes shall not be infringed; and the number and date thereon shall be duly quoted in the depôt account against the entry of receipts in the depôt registers. Those sold at the depôt to retail vendors, shall be covered by a Permit in the prescribed form signed by the contractor or his authorized agent, the conditions whereof shall not be infringed.

VIII. The fees inclusive of local cess on the wholesale vend, payable to Government, and rates of prices for the wholesale and retail vend of ganja and majum, per seer of 24 tolas, are fixed as specified below for the whole Province:—

	Rates of fee payable to Govt. on Wholesale vend.			Wholesale price.			Retail price.		
	Rs.	As.	P.	Rs.	As.	P.	Rs.	As.	P.
Ganja per seer of 24 tolas ...	0	6	0	0	10	0	0	13	0
Majum or any other preparation of ganja (except halva) per seer of 24 tolas...	0	2	0	0	4	0	0	6	0

- IX. The Deputy Commissioner shall have power to close any particular shop or shops, on the requisition of the Military Authorities or Magistracy, temporarily or permanently, and the contractor shall not be entitled to any compensation therefor. But with the approval of the Excise Commissioner, the number so reduced, might, if the public requirements demand it, be re-established in other adjacent towns or villages.
- X. No fee shall be levied for licenses for the retail vend of ganja except in the Cities of Bangalore and Mysore, where a fee of three rupees per mensem shall be charged for each license. Licenses for the vend of opium shall be granted free to vendors holding ganja licenses, and *vice versa*.
- XI. The Excise Commissioner in Mysore may permit the contractor to import ganja from beyond the Territories of Mysore under "Import passes" to be issued by him in communication with the authorities of the District from which the article is to be imported, and such drugs, with the passes granted, shall be duly brought to book first at the Provincial Head-quarters Depôt at the Bangalore Government Central Distillery, ere it is utilized or transferred to the Wholesale Depôts. To obviate complications in accounts, the stock of drugs sent to one District shall, as far as possible, be sold in that District.
- XII. The contractor shall keep at the Bangalore Distillery and render a true and correct account of all cash transactions and of ganja cultivated and drugs manufactured and bought and sold at the Wholesale Depôts, to the Excise Commissioner, monthly, and allow the officers of the Excise Department free access always to all the accounts kept by the contractor, which shall be true and accurate, and in the prescribed forms. And for the purposes of this contract, the contractor shall open an account showing in detail the prime cost of the drug, cost of carriage by cart and rail, other charges, if any, and total cost of drugs per maund. The number and date of transport or import passes shall be quoted, and each item duly vouched for with original receipts, &c., duly numbered. The cost of establishment, contingencies, &c., shall also be given monthly *in detail*. A copy of this account shall be furnished to the Excise Commissioner monthly, and the original accounts with vouchers shall be kept at the Provincial Head-quarters Depôt at the Bangalore Distillery.
- XIII. Disorderly conduct and irregular transactions at the Wholesale Depôts shall not be permitted by the contractor's agents or employes. The Wholesale Depôts shall be provided, at the contractor's cost, with correct scales and weights, duly stamped by Government; and further, all such employes shall, 15 days after the agreement is signed by the contractor, enter into engagements with the contractor to abide by the spirit and letter of the conditions entered into by the contractor with Government, and of the laws and rules in force, and such engagements shall be deposited for each District in the Deputy Commissioner's Office without delay. Such employes shall take out wholesale licenses if employed to sell the drugs, and sign permits for the contractor. With the permission of the Government Arrack carriage contractor, all Mutsaddis in charge of Bonded Depôts and with the consent of the Arrack Vend renters all Mutsaddis in charge of Farm Depôts may be employed as wholesale ven-

dors of ganja and its preparations, and paid such commission on the sales as shall be fixed by the Excise Commissioner, not exceeding one anna per seer sold by them. All ganja and majum remaining on hand on the 1st July 1893 at the Head-quarters Depôt and all Wholesale Depôts, if of good quality and fit for use, shall be taken over by the contractor at an average rate of price struck on the rate entered in the accounts kept by the out-going contractor, on the value of the drugs so transferred. Similarly the contractor shall take over all scales and weights at the Head-quarters and other depôts, if correct and in good order, at a valuation to be fixed by the Excise Commissioner. The contractor shall be liable similarly to make over on the determination of his contract unsold stock in hand and scales and weights to his successor in the lease.

XIV. The contractor shall conform to the rules now in force, or any additional rules which may be prescribed from time to time by the Government, not inconsistent with the terms of this notification. Information on any other matters in connection with this contract, will be afforded at the Excise Commissioner's Office.

XV. The contractor shall be at liberty to raise his own ganja on applying for and obtaining a Government patta to be granted by the Amildar, the conditions whereof shall be strictly adhered to, or to purchase it from rayats permitted to raise it.

XVI. For any infringement of the above conditions, the contractor shall be liable to a fine not exceeding Rs. 500 to be levied at the discretion of the Excise Commissioner, and to the forfeiture of the contract, with the approval of Government, if deemed necessary, and to such further penalties as are prescribed by the laws in force for breaches thereof or of the rules framed by Government.

8. The quantity and *value of ganja sold and the excess sales over and above the minimum guaranteed amount effected in 1891-92 and during ten months of the current year, and the minimum guaranteed amount for 1892-93, are noted below:—

1891-92.														Ten months of 1892-93, April 1892 to January 1893.														No. of existing Depôts.	No. of existing Retail shops.	Remarks.			
Ganja.							Majum.							Ganja.							Majum.												
Quantity.	Value.						Quantity.	Value.						Total Value.	Minimum amount guaranteed.	Excess sales.	Quantity.	Value.						Quantity.	Value.						Total Value.	Minimum guaranteed amount for 1892-93.	Excess sales.
Seers.	T	R	A	P	S	T	R	A	P	R	A	P	R	A	P	S	T	R	A	P	S	T	R	A	P	R	A	P					
34,423	:																																
	12,908																																
	10																																
	...																																
	15																																
	134																																
	7																																
	3																																
	13,043																																
	1																																
	3																																
	7,000																																
	...																																
	6,043																																
	1																																
	3																																
	33,222																																
	14																																
	12,453																																
	7																																
	6																																
	381																																
	18																																
	110																																
	3																																
	6																																
	12,568																																
	11																																
	...																																
	8,000																																
	...																																
	...																																
	4,568																																
	11																																
	...																																
	57																																
	109																																

* NOTE.—Value calculated at the rate of 6 annas for ganja and 2 annas for majum per seer of 24 tolas.

The 13th May 1893.

No. 19052—G. 4638.—It is hereby notified for general information that the name of the village "Paradesipatna" in the Mandikal Hobli of the Chikballapur Taluk, Kolar District, is hereby changed to "Ramapatna."

No. 19054—G. 4636.—Under Article 172 of the Mysore Service Regulations, J. Srinivas Rao, Amildar of the Challakere Taluk, was granted casual leave of absence for 15 days from 10th March 1893.

No. 19188—G. 4673.—Under Article 171 of the Mysore Service Regulations, Narasinga Rao, Deputy Amildar of Hosdurga Sub-Taluk, was granted casual leave of absence for 2 days from the 12th instant

The 15th May 1893.

No. 18948—G. F. 349-92.—The Rules relating to the Mysore Local Service Examination published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, as modified by Notifications Nos. 16366—G. 3943 and 18947—G. F. 349-92, dated respectively the 4th April and 13th May 1893, and Government Proceedings No. 18118—4433, dated 2nd May 1893, are hereunder published for general information:—

RULES RELATING TO THE MYSORE LOCAL SERVICE EXAMINATION.

In supersession of the orders contained in Government Notifications noted in the margin, the following Rules prescribing examinations for the appointments of Assistant Commissioners, Subordinate Judges, Munsiffs, Amildars and Deputy Amildars and officials in the special Departments of Excise, Accounts, Registration and Forests, which have received the sanction of His Highness the Maharaja's Government, are published for general information. The first examinations under these Rules will be held in August 1893.

No. 215, dated 29th January 1885.
 „ 13, dated 17th April 1885.
 „ 664, dated 10th July 1885.
 „ 150, dated 10th December 1887.
 Camp No. 2170, dated 27th March 1889.

2. There shall be held annually the following Local Service Examinations, namely:—

- | | |
|----------------------------|-------------------------------|
| I. Revenue Examination. | V. Accounts Examination. |
| II. Civil Examination. | VI. Registration Examination. |
| III. Criminal Examination. | VII. Forests Examination. |
| IV. Excise Examination. | |

The subjects prescribed for these examinations and the maximum number of marks assigned to each subject are given below:—

I.—REVENUE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Mysore Land Revenue Law.	Mysore Land Revenue Code (Regulation IV of 1888).	150
(b) Mysore Revenue Rules ..	(1) Rules passed under Section 223 of the Mysore Land Revenue Code.	100
	(2) Survey Manual (the edition of 1879), Parts, I and II. pp 3 to 48.	
	(3) Mysore Revenue Manual (the edition of 1886), Part IV. Inam Rules, Sections 1, 5, 6, 7, 8, 9, 10, 18, 19, 20, 21 and 22.	
	Part VI. Sayer .. } the whole. Part VII. Mohatarfa .. } Part VIII. Salt .. }	
	Total....	250

II.—CIVIL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Contracts ..	The Indian Contract Act IX of 1872 ..	100
(c) Hindu and Muhammadan Law ..	(1) Mayne's Hindu Law and Usage .. (2) Shadagopacharlu's Manual of Muhammadan Law..	150
(d) Torts and Easements ...	(1) Collett on the Law of Torts and measure of Damages .. (2) The Easements Act V of 1882 ..	100
	Total for Part I....	430

Part I.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Part II. {	(a) Transfer of Property and Specific Relief ..	100
	(1) The Transfer of Property Act IV of 1882 ..	
	(2) The Specific Relief Act I of 1877 ..	
	(b) Procedure ..	150
	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887 ..	
	(2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880 ..	
Total for Part II. . .		250

Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

2. Candidates will be permitted to pass in Parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each Part will be treated as a separate Examination.

III.—CRIMINAL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Penal Code. .	The Indian Penal Code, Act XLV of 1860 and the amending Acts XXVII of 1870 and XIX of 1872.	100
(c) Criminal Procedure ..	(1) The Code of Criminal Procedure Act X of 1882 as modified by Mysore Regulation I of 1888. ..	100
	(2) The Police Rules for the time being in force in Mysore ..	
Total. . .		280

IV.—EXCISE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Excise ..	(1) The Excise Act XXII of 1881, as amended by Act VI of 1885 and extended to Mysore by Regulation III of 1885, and Rules framed thereunder ..	100
	(2) Act XVI of 1863 (an Act to make special provision for the levy of the Excise duty payable on spirits used exclusively in Arts and Manufactures or in Chemistry), as extended to Mysore by Regulation II of 1885 and Rules framed thereunder ..	
	(3) The Opium Act I of 1878 and Rules framed thereunder ..	
Total. . .		100

V.—ACCOUNT EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Accounts ..	(1) Civil Account Code, Chapters I to X, 13, 15, 16, 18 to 21, 23, 24, 26 and 29 to 31 in Vol. I, 5th Edition with the forms alluded to therein; Chapters 33 to 45, 47, 48, 55 to 59, 61, 62, 67 and 70 to 74 in Vol. II, 4th Edition and the Savings Banks Rules contained in Chapter 18 of the Civil Account Code, 2nd Edition ..	100
	(2) The Mysore Service Regulations ..	
Total. . .		100

VI.—REGISTRATION EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Stamp Law and Registration.	(1) The General Stamp Act I of 1879 and Rules framed thereunder	100
	(2) The Registration Act III of 1877, as amended by Act XII of 1879 and Rules passed thereunder.	
	(3) The Court Fees Act VII of 1870 and Rules passed thereunder	
	Total....	100

VII.—FORESTS EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Forests	The Forest Conservancy Rules for the time being in force in Mysore	100
	Total..	100

Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination, or *vice versa*, will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.

3. The examination shall be held at such of the places noted in the margin and on such dates in the month of August of each year and at such hours as may be notified by the Secretary to the Board of Examiners.

Bangalore.
Mysore.
Hassan,
Shimoga.

Chitaldroog.
Chikmagalur.
Tumkur.
Kolar.

4. The examinations shall be conducted in English. It will be conducted in Kanarese in the case only of officers of not less than 10 years' standing in the Mysore Service, who are unacquainted with the English language.

5. Candidates who may obtain not less than $\frac{1}{4}$ th of the maximum number of marks prescribed for each subject and not less than $\frac{1}{3}$ rd of the total number of marks for all the subjects of an examination, shall be declared to have passed that examination. The successful candidates in the Revenue, Civil and Criminal Examinations will be placed in the 1st or 2nd Class according, as they obtain, $\frac{2}{3}$ ths or $\frac{1}{3}$ rd of the aggregate number of marks in all the subjects.

6. No person who has not passed the examinations specified below will be eligible for the appointments noted opposite to them :—

Examinations.	Appointments.
Revenue, Civil and Criminal	Assistant Commissioner, Subordinate Judge or Munsiff.
Revenue and Criminal	Amildar or Deputy Amildar.
Excise	Officers and Subordinates of the Excise Department of certain grades, to be notified hereafter.
Accounts	Subordinates of the Comptroller's office and in District Treasuries of certain grades, to be notified hereafter.
Registration	Sub-Registrars and subordinates of the Registration Department of certain grades, to be notified hereafter.
Forests	Officers and subordinates of the Forest Department of certain grades, to be notified hereafter.

7. (a) Persons who have passed the examination prescribed for the degree of Bachelor or Master of Laws in any Indian University, will be exempted from passing the Civil and Criminal Examinations under these rules.

(b) Persons who have passed the examination for Pleaders of the 1st grade held by the Chief Court under Government Notification No. 187, dated 12th December 1884, or the Civil and Criminal Examinations held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Civil and Criminal Examinations under these Rules.

- (c) Persons who have passed the Revenue Examination held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Revenue, Excise, Forests, Registration and Account Examinations under these Rules.
- (d) Persons who have passed the Judicial and Revenue Tests for Amildars, prescribed by Chief Commissioner's Notification No. 121, dated 24th June 1871, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (e) Persons who have passed the Lower Standard, Judicial and Revenue Examinations under the Chief Commissioner's Notification No. 63, dated 5th July 1869, or No. 249, dated 10th December 1873, or No. 175, dated 23rd October 1878, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (f) Persons who have passed the Higher Standard Examination under the Notifications quoted in the last preceding clause, will be exempted from passing the Civil Examination under these Rules.
- (g) Persons who have passed the Judicial, Revenue and Finance Examinations under the Chief Commissioner's Notification, dated 7th April 1880, will be exempted from passing respectively the Civil and Criminal, the Revenue, Excise, Forests, Registration and the Account Examinations under these Rules.
- (h) Persons who have passed the Local Munsiff's Test, prescribed by Chief Commissioner's letter to the Judicial Commissioner No. 6767—160, dated 14th March 1874, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (i) Persons who have passed the Madras Special Test Examination, Civil and Criminal Higher Grade, held before the 31st December 1886, shall be exempted from passing respectively the Civil and Criminal Examinations prescribed by these Rules.

8. Notwithstanding anything contained in the foregoing rule, the Government reserve to themselves the power to exempt from passing the Civil Examination any person who has for a period of not less than 10 years satisfactorily discharged the duties of Amildar or Assistant Superintendent of Revenue Survey or both, when such officer is promoted to the Grade of Assistant Commissioner, or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.

9. Persons possessed of either of the following qualifications shall be entitled to present themselves for any of the examinations above specified :—

- (a) Any person who has been for not less than five years in the service of Government, or employed in Municipalities in Mysore, or in institutions maintained by the State out of Provincial Revenues, or Local Funds, or from the Palace Budget or under the British Resident in Mysore, or who may hold an appointment as above, the substantive salary of which is not less than Rs. 25 per month, and who produces a certificate from his official superior as to (1) the length of his service and present substantive salary, (2) the efficient manner in which he has discharged his duties and (3) his respectability of character and good moral conduct, or,
- (b) Any person who produces a certificate of having passed the First Examination in Arts or other higher examination in arts of any Indian University and also a certificate from the Principal of the College in which he was educated or from a Mysore Officer of and above the rank of a Deputy Commissioner, of his being by respectability of character and good moral conduct a fit candidate for admission into the Mysore Public Service.

10. Any Advocate of the Chief Court of Mysore shall also be entitled to present himself for the Revenue, Excise, Forests, Registration and Accounts Examinations above specified, upon production of his certificate or other proof of enrolment as such Advocate.

11. Every candidate must produce a certificate of his being above 20 years of age and of his physical fitness for the Public Service from a Medical officer of or above the grade of a Civil Surgeon, but no such certificate is required in the case of officials who may have already furnished it.

12. Every candidate must send his application to the Secretary to the Board of Examiners, so that it may reach him on or before the 31st May of each year.

13. Every candidate must pay into a District or a Taluk Treasury in the Mysore Province an admission fee calculated as follows for each examination he wishes to present himself for :—

	Rs.
For I. Revenue Examination	7
For Part I of II. Civil Examination	7
For Part II of II. Civil Examination	5
For III. Criminal Examination	7
For IV. Excise Examination	5
For V. Accounts Examination	5
For VI. Registration Examination	5
For VII. Forest Examination	5

14. Every application should be in the subjoined form and be accompanied by—

- (1) the certificates prescribed by paras 9 and 10 and 11.
- (2) a treasury officer's receipt for payment of the fee prescribed by para 13.

Form of application for admission into the Mysore Local Service Examinations.

Name of Applicant.	Father's Name.	Residence.	Age.	Whether Applicant claims admission under Rule (a) or Rule (b) or Rule 10.	If Applicant is in the Public Service.			Examination for which, and the place where, the Candidate wishes to appear, and language.	Examination, if any, which the Candidate has already passed.	Description of Enclosures produced.		
					Date of commencement of service.	Designation of present appointment.	Present substantive pay.			Certificate of qualifications under Rules 9 and 10.	Certificate of age and physical fitness under Rule 11.	Receipt of fee paid under the Rules.

The 15th May 1893.

No. 19063—G. 4640.—During the absence of Colonel D. McNeil Campbell on privilege leave, Mr. W. McHutchin will officiate as Chief Engineer of Mysore and Secretary to the Mysore Government in the Public Works Department.

2. Mr. McHutchin entered upon his duties as Officiating Chief Engineer and Secretary to the Government of Mysore, Public Works Department, on the afternoon of the 5th April 1893.

No. 19190—G. 4675.—Mr. K. S. Doraswami Iyer, Assistant Commissioner, Kolar District, is granted privilege leave of absence for 3 months from the 7th instant.

2. Mr. Hema Hanumantaiya, Amildar, Kolar Taluk, is appointed to act as Treasury Assistant Commissioner, Kolar District, during the absence of Mr. K. S. Doraswami Iyer, on privilege leave or until further orders.

The 16th May 1893.

No. 19457—G. 4774.—The following transfers of Assistant Surgeons were ordered and have taken effect :—

Rank.	Name.	From.	To.
Assistant Surgeon, 2nd Grade.	Mr. S. V. Ramaswamiengar, M. B. and C. M., &c.	d. d. Government General Hospital and Dispensary, Bangalore.	Chief Assistant to the Senior Surgeon and Sanitary Commissioner, Mysore Government, with effect from the 15th February 1893.
Assistant Surgeon, 3rd Grade.	Mr. G. L. Lakshmanasami, L. M. & S.	Chief Assistant to the Senior Surgeon and Sanitary Commissioner, Mysore Government.	d. d. Government General Hospital and Dispensary, Bangalore.

No. 19561—G. 4790.—Under Article 221 of the Mysore Service Regulations, Mr. McNeil Martin, Probationary Assistant Superintendent of Police, Mysore, is granted 6 months' leave without allowances from 2nd May 1893.

No. 19566—G. 4795.—Under Article 188 of the Mysore Service Regulations, Mr. Abdul Aziz, Officiating Assistant Superintendent of Police, Tumkur, was granted privilege leave of absence for 22 days from the 22nd March 1893.

The 4th May 1893.

No. 18488—R. 2232.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned lands are required for a public purpose, i. e., for the Savar Parade grounds at Bangalore :—

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Number.	Area re-quired.	Assessment.	
Bangalore.	Bangalore.	Matadahalli.	Kempakka, wife of Nan-jaiya.	Dry	Portion of No. 1	A. G. 5 37	Rs. A. P. 8 12 0	East—Boundary of the Bedarhalli vil- lage, belonging to Civil and mili- tary Station.
			Mariyamma, wife of Gan- ganna.	Do	Part No. 1	.. 36	1 8 0	West—Water works channel and Survey No. 3.
			Vakkaligar Mudlappa ...	Do	Part No. 1	5 15	7 12 0	North—Matadahalli village and Survey No. 50.
			Kempakka ...	Do	2	... 24	0 12 0	South—Road and Survey No. 2.
			Muniya, son of Hennaiya.	Do	50	6 39	10 0 0	East—Survey No. 1. West— Do North— Do South— Do
			Venkatappa son of Kempanna.	Garden	48	1 22	10 0 0	East—Boundary of the Byadarhalli vil- lage. West—Matadahalli village. North—Survey Nos. 48 and 49 and boundary of the Byadarhalli vil- lage attached to Civil and mili- tary Station. South—Survey No. 1.
			Venkatsubbaiya, son of Atchanna.	Do	49	... 34	5 8 0	East—Survey No. 49. West—Lane. North—Trench. South—Survey No. 50.
			Muniyappa, son of Nanja.	Dry	47	... 33	} 12 0 0	East—Boundary of the Byadarhalli vil- lage attached to Civil and mili- tary Station. West—Survey No. 48. North—Ditch. South—Survey No. 50.
			Dodranganna, son of Chikranganna.	Garden	...	1 13		East—Boundary of the Kayamgutta Devarjibanahalli village. West—Lane. North—Survey No. 46. South—Ditch.
			Sitappa ...	Dry	46	13 ...	17 0 0	East—Boundary of the Kayamgutta Devarjibanahalli village. West—Lane. North—Survey No. 45. South—Survey No. 47.
			Kurubar Munimallanna...	Do	Part No. 45	4 14	5 4 0	East—Boundary of the Kayamgutta Devarjibanahalli village. West—Lane. North—Survey No. 45. South—Survey No. 46.
			Nili Channamma ...	Do	7	2 18	3 0 0	East—Boundary of the Kayamgutta Devarjibanahalli village. West—Boundary of the Matadahalli village. North—Portions of Survey Nos. 7 and 8. South—Boundary of the Kayamgutta Devarjibanahalli village.
					Part No. 8	1 30	2 4 0	

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Number.	Area re-quired.	Assessment.	
Bangalore.	Bangalore.	Kayamgutta Daverjibana halli.	Krishnapandit	Dry	...	A. G. 153 31	Rs. A. P.	East—Land attached to Kayamgutta Daverjibana halli village and boundary of the Byadarhalli village. West—Boundary of the Matadahalli village. North—Land attached to Daverjibana halli village and boundary of the Kaval Bairasandra village. South—Boundary of the Byadarhalli village.

The 17th May 1893.

No. 19221—J. F. 86-92.—Under Section 12 of the Code of Criminal Procedure, C. Sheshadraiengar, Amildar and 3rd Class Magistrate of Mulbagal Taluk, Kolar District, is invested with powers of a Magistrate of the 2nd Class.

No. 19166—G. 4668.—Under Article 188 of the Mysore Service Regulations, Mr. B. Ramaswami Iyer, B. A., Assistant Commissioner, Shimoga District, is granted privilege leave for 3 months from the 18th instant.

2. Mr. K. Ramanujaiengar is appointed to act as Assistant Commissioner, Shimoga District, during the absence of Mr. Ramaswami Iyer, on leave or until further orders.

No. 19455—G. 4772.—B. Krishna Rao, Amildar of the Dodballapur Taluk, not having availed himself of the 3 months' privilege leave sanctioned to him in Notification No. 16707—4143 of the 10th April 1893, the same is hereby cancelled.

The 18th May 1893.

No. 19655—J. F. 86-92.—Under Section 357 of the Code of Criminal Procedure, Mr. Manjaiya, B. A. and B. L., Munsiff of Yedahalli and 2nd Class Magistrate, is directed to take down the evidence of witnesses with his own hand in the English language.

No. 19657—J. F. 86-92.—Under Section 12 of the Code of Criminal Procedure, Mr. R. B. Plumer, Treasury Assistant Commissioner, Kadur District, is hereby invested with the powers of a Magistrate of the 2nd Class.

The 19th May 1893.

No. 19563—G. F. 303-92.—Under Article 173 of the Mysore Service Regulations, P. Venkatasubbaiya, Amildar of the Tirthahalli Taluk, has been granted casual leave of absence for 15 days from the 16th May 1893 or from such other date as he might have been permitted to avail himself of the same.

No. 19565—G. 4794.—Mr. Abdul Aziz, Officiating Assistant Superintendent of Police, handed over, and Mr. J. W. Knight, Superintendent of Police, received charge of the Tumkur District Police Office on the afternoon of the 9th May 1893.

The 20th May 1893.

No. 19599—L. F. 197-92.—Under Article 188 of the Mysore Service Regulation, Mr. M. B. Tivari, Municipal Executive Engineer of Bangalore, has been granted one month's privilege leave from the 13th February to 12th March 1893 (both days inclusive).

No. 19697—G. 4823.—Under Article 171 of the Mysore Service Regulations, Krishna Murti Rao, Amildar of the Krishnarajpet Taluk, is granted casual leave of absence for 5 days, with effect from such date as he may avail himself of the same.

No. 19710—G. 4825.—V. N. Gopala Rao, Amildar of the Malur Taluk, has been granted privilege leave for 7 days, in extension of the 15 days' privilege leave sanctioned in Notification No. 14591—G. 3401, dated 2nd March 1893.

No. 19510—G. F. 25-92.—Under Article 172 of the Mysore Service Regulations, Mr. R. B. Plumer, Probationary Assistant Commissioner, Kadur District, was granted casual leave of absence for ten days from 1st May 1893.

The 23rd May 1893.

No. 19772—G. 4839.—Notification No. 18584—G. 4541, dated 10th May 1893, declaring "Fern Hill, Ootacamund" to be the temporary postal address of the Dewan, is hereby cancelled.

By Order,
T. ANANDA RAO,
Chief Secretary.



The Mysore Gazette

No. 22

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JUNE 1, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 17th May 1893.

No. 19223—J. 1073.—The Government of His Highness the Maharaja of Mysore hereby notify, for general information, that, from and after the 1st day of July 1893, there shall be established in the Kolar Gold Fields, Kolar District, a Munsiff's Court to be called "The Kolar Gold Fields Munsiff's Court," and the Munsiff appointed to the said Court shall exercise the jurisdiction of a Munsiff, under Section 10 of the Mysore Civil Courts Regulation 1883, in all original suits and proceedings of a civil nature not otherwise exempted from his jurisdiction, of which the amount or value of the subject matter does not exceed Rs. 1,000, within the local limits of the Revenue Taluk of Bowringpet in the said Kolar District.

2. From and after the said date, the Munsiff of Kolar shall cease to exercise any civil jurisdiction over the said Taluk.

The 17th May 1893.

No. 19224—J. 1074.—Mr. Hume Wright, Special Magistrate, Kolar Gold Fields, is appointed Munsiff of the Kolar Gold Fields, with effect from 1st July 1893.

2. Under Section 16 of the Mysore Civil Courts Regulation 1883, Mr. Hume Wright, Munsiff of the Kolar Gold Fields, is hereby invested with the powers of a Court of Small Causes within the local limits of his jurisdiction for the trial of suits cognizable by such Court and not exceeding Rs. 50 in value, with effect from 1st July 1893.

Camp Ootacamund, the 13th May 1893.

18947—G. 349-92.—For that part of Rule 2 published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, which relates to the Civil Examination, the following shall be substituted :—

“II. CIVIL EXAMINATION.

	Subjects.	Text prescribed for each subject.	Maximum number of marks in each subject.
Part I.	(a) Evidence ...	The Indian Evidence Act I of 1872.	80
	(b) Contracts	The Indian Contract Act IX of 1872.	100
	(c) Hindu and Mohamed-an Law ...	(1) Mayne's Hindu Law and Usage.	150
		(2) Shadagopacharlu's Manual of Mohamed-an Law.	
	(d) Torts and Easements...	(1) Collett on the Law of Torts and Measure of Damages.	100
	(2) The Easements Act V of 1882.		
	Total for Part I.....		430
Part II.	(a) Transfer of Property and Specific Relief...	(1) The Transfer of Property Act IV of 1882.	100
		(2) The Specific Relief Act I of 1877.	
	(b) Procedure ...	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887.	150
		(2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880.	
	Total for Part II.....		250

“Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

2. Candidates will be permitted to pass in parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each part will be treated as a separate Examination.”

2. For the note appended at the end of Rule 2 of the above quoted Notification, the following shall be substituted :—

“Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination or *vice versa* will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.”

3. For the words and figures “For II. Civil Examination...12” in Rule 13 of the above quoted Notification, the following shall be substituted :—

“For Part I of II. Civil Examination ... 7
“For Part II of II. Civil Examination ... 5.”

4. To Rule 8 of the above quoted Notification, the following shall be added :—

“or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.”

5. The modifications above ordered should come into effect immediately.

The 15th May 1893.

No. 18948—G. F. 349-92.—The Rules relating to the Mysore Local Service Examination published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, as modified by Notifications Nos. 16366—G. 3943 and 18947—G. F. 349-92, dated respectively the 4th April and 13th May 1893, and Government Proceedings No. 18118—4433, dated 2nd May 1893, are hereunder published for general information:—

RULES RELATING TO THE MYSORE LOCAL SERVICE EXAMINATION.

In supersession of the orders contained in Government Notifications noted in the margin, the following Rules prescribing examinations for the appointments of Assistant Commissioners, Subordinate Judges, Munsiffs, Amildars and Deputy Amildars and officials in the special Departments of Excise, Accounts, Registration and Forests, which have received the sanction of His Highness the Maharaja's Government, are published for general information. The first examinations under these Rules will be held in August 1893.

2. There shall be held annually the following Local Service Examinations, namely:—

- | | |
|----------------------------|-------------------------------|
| I. Revenue Examination. | V. Accounts Examination. |
| II. Civil Examination. | VI. Registration Examination. |
| III. Criminal Examination. | VII. Forests Examination. |
| IV. Excise Examination. | |

The subjects prescribed for these examinations and the maximum number of marks assigned to each subject are given below:—

I.—REVENUE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Mysore Land Revenue Law.	Mysore Land Revenue Code (Regulation IV of 1888).	150
(b) Mysore Revenue Rules ..	(1) Rules passed under Section 223 of the Mysore Land Revenue Code. (2) Survey Manual (the edition of 1879), Parts, I and II. pp 3 to 48. (3) Mysore Revenue Manual (the edition of 1886), Part IV. Inam Rules, Sections 1, 5, 6, 7, 8, 9, 10, 18, 19, 20, 21 and 22. Part VI. Sayer .. Part VII. Mohatarfa .. } the whole. Part VIII. Salt ..	100
	Total....	250

II.—CIVIL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Contracts ..	The Indian Contract Act IX of 1872 ..	100
(c) Hindu and Muhammadan Law ..	(1) Mayne's Hindu Law and Usage .. (2) Shadagopacharlu's Manual of Muhammadan Law..	150
(d) Torts and Easements ..	(1) Collett on the Law of Torts and measure of Damages .. (2) The Easements Act V of 1882 ..	100
	Total for Part I....	430

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Part II. {	(a) Transfer of Property and Specific Relief ..	100
	(1) The Transfer of Property Act IV of 1882 ..	
	(2) The Specific Relief Act I of 1877 ..	
	(b) Procedure ..	150
	(1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887 ..	
	(2) The Indian Limitation Act XV of 1877, as amended by Acts XII of 1879 and VIII of 1880 ..	
Total for Part II. . .		250

Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

2. Candidates will be permitted to pass in Parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each Part will be treated as a separate Examination.

III.—CRIMINAL EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
(a) Evidence ..	The Indian Evidence Act I of 1872 ..	80
(b) Penal Code..	The Indian Penal Code, Act XLV of 1860 and the amending Acts XXVII of 1870 and XIX of 1872.	100
(c) Criminal Procedure ..	(1) The Code of Criminal Procedure Act X of 1882 as modified by Mysore Regulation I of 1888 ..	100
	(2) The Police Rules for the time being in force in Mysore ..	
Total....		280

IV.—EXCISE EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Excise ..	(1) The Excise Act XXII of 1881, as amended by Act VI of 1885 and extended to Mysore by Regulation III of 1885, and Rules framed thereunder ..	100
	(2) Act XVI of 1863 (an Act to make special provision for the levy of the Excise duty payable on spirits used exclusively in Arts and Manufactures or in Chemistry), as extended to Mysore by Regulation II of 1885 and Rules framed thereunder ..	
	(3) The Opium Act I of 1878 and Rules framed thereunder ..	
Total....		100

V.—ACCOUNT EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Accounts ..	(1) Civil Account Code, Chapters I to X, 13, 15, 16, 18 to 21, 23, 24, 26 and 29 to 31 in Vol. I, 5th Edition with the forms alluded to therein; Chapters 33 to 45, 47, 48, 55 to 59, 61, 62, 67 and 70 to 74 in Vol. II, 4th Edition and the Savings Banks Rules contained in Chapter 18 of the Civil Account Code, 2nd Edition ..	100
	(2) The Mysore Service Regulations ..	
Total....		100

VI.—REGISTRATION EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Stamp Law and Registration.	(1) The General Stamp Act I of 1879 and Rules framed thereunder	100
	(2) The Registration Act III of 1877, as amended by Act XII of 1879 and Rules passed thereunder.	
	(3) The Court Fees Act VII of 1870 and Rules passed thereunder	
	Total....	100

VII.—FORESTS EXAMINATION.

Subjects.	Text prescribed for each subject.	Maximum Number of marks for each subject.
Forests	The Forest Conservancy Rules for the time being in force in Mysore	100
	Total..	100

Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination, or *vice versa*, will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.

3. The examination shall be held at such of the places noted in the margin and on such dates in the month of August of each year and at such hours as may be notified by the Secretary to the Board of Examiners.

Bangalore.
Mysore.
Hassan.
Shimoga.

Chitaldroog.
Chikmagalur.
Tumkur.
Kolar.

4. The examinations shall be conducted in English. It will be conducted in Kanarese in the case only of officers of not less than 10 years' standing in the Mysore Service, who are unacquainted with the English language.

5. Candidates who may obtain not less than $\frac{1}{4}$ th of the maximum number of marks prescribed for each subject and not less than $\frac{1}{3}$ rd of the total number of marks for all the subjects of an examination; shall be declared to have passed that examination. The successful candidates in the Revenue, Civil and Criminal Examinations will be placed in the 1st or 2nd Class according, as they obtain, $\frac{2}{3}$ ths or $\frac{1}{3}$ rd of the aggregate number of marks in all the subjects.

6. No person who has not passed the examinations specified below will be eligible for the appointments noted opposite to them :—

Examinations.	Appointments.
Revenue, Civil and Criminal	Assistant Commissioner, Subordinate Judge or Munsiff.
Revenue and Criminal	Amildar or Deputy Amildar.
Excise	Officers and Subordinates of the Excise Department of certain grades, to be notified hereafter.
Accounts	Subordinates of the Comptroller's office and in District Treasuries of certain grades, to be notified hereafter.
Registration	Sub-Registrars and subordinates of the Registration Department of certain grades, to be notified hereafter.
Forests	Officers and subordinates of the Forest Department of certain grades, to be notified hereafter.

7. (a) Persons who have passed the examination prescribed for the degree of Bachelor or Master of Laws in any Indian University, will be exempted from passing the Civil and Criminal Examinations under these rules.

(b) Persons who have passed the examination for Pleaders of the 1st grade held by the Chief Court under Government Notification No. 187, dated 12th December 1884, or the Civil and Criminal Examinations held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Civil and Criminal Examinations under these Rules.

- (c) Persons who have passed the Revenue Examination held under Government Notification No. 215, dated 29th January 1885, will be exempted from passing the Revenue, Excise, Forests, Registration and Account Examinations under these Rules.
- (d) Persons who have passed the Judicial and Revenue Tests for Amildars, prescribed by Chief Commissioner's Notification No. 121, dated 24th June 1871, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (e) Persons who have passed the Lower Standard, Judicial and Revenue Examinations under the Chief Commissioner's Notification No. 63, dated 5th July 1869, or No. 249, dated 15th December 1873, or No. 175, dated 23rd October 1878, will be exempted from passing the Revenue, Criminal, Excise, Forests, Registration and Account Examinations under these Rules.
- (f) Persons who have passed the Higher Standard Examination under the Notifications quoted in the last preceding clause, will be exempted from passing the Civil Examination under these Rules.
- (g) Persons who have passed the Judicial, Revenue and Finance Examinations under the Chief Commissioner's Notification, dated 7th April 1880, will be exempted from passing respectively the Civil and Criminal, the Revenue, Excise, Forests, Registration and the Account Examinations under these Rules.
- (h) Persons who have passed the Local Munsiff's Test, prescribed by Chief Commissioner's letter to the Judicial Commissioner No. 6767—160, dated 14th March 1874, will be exempted from passing the Civil and Criminal Examinations under these Rules.
- (i) Persons who have passed the Madras Special Test Examination, Civil and Criminal Higher Grade, held before the 31st December 1886, shall be exempted from passing respectively the Civil and Criminal Examinations prescribed by these Rules.

8. Notwithstanding anything contained in the foregoing rule, the Government reserve to themselves the power to exempt from passing the Civil Examination any person who has for a period of not less than 10 years satisfactorily discharged the duties of Amildar or Assistant Superintendent of Revenue Survey or both, when such officer is promoted to the Grade of Assistant Commissioner; or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.

9. Persons possessed of either of the following qualifications shall be entitled to present themselves for any of the examinations above specified :—

- (a) Any person who has been for not less than five years in the service of Government, or employed in Municipalities in Mysore, or in institutions maintained by the State out of Provincial Revenues, or Local Funds, or from the Palace Budget or under the British Resident in Mysore, or who may hold an appointment as above, the substantive salary of which is not less than Rs. 25 per month, and who produces a certificate from his official superior as to (1) the length of his service and present substantive salary, (2) the efficient manner in which he has discharged his duties and (3) his respectability of character and good moral conduct, or,
- (b) Any person who produces a certificate of having passed the First Examination in Arts or other higher examination in arts of any Indian University and also a certificate from the Principal of the College in which he was educated or from a Mysore Officer of and above the rank of a Deputy Commissioner, of his being by respectability of character and good moral conduct a fit candidate for admission into the Mysore Public Service.

10. Any Advocate of the Chief Court of Mysore shall also be entitled to present himself for the Revenue, Excise, Forests, Registration and Accounts Examinations above specified, upon production of his certificate or other proof of enrolment as such Advocate.

11. Every candidate must produce a certificate of his being above 20 years of age and of his physical fitness for the Public Service from a Medical officer of or above the grade of a Civil Surgeon, but no such certificate is required in the case of officials who may have already furnished it.

12. Every candidate must send his application to the Secretary to the Board of Examiners, so that it may reach him on or before the 31st May of each year.

13. Every candidate must pay into a District or a Taluk Treasury in the Mysore Province an admission fee calculated as follows for each examination he wishes to present himself for :—

	Rs.
For I. Revenue Examination	7
For Part I of II. Civil Examination	7
For Part II of II. Civil Examination	5
For III. Criminal Examination	7
For IV. Excise Examination	5
For V. Accounts Examination	5
For VI. Registration Examination	5
For VII. Forest Examination	5

14. Every application should be in the subjoined form and be accompanied by —

- (1) the certificates prescribed by paras 9 and 10 and 11.
- (2) a treasury officer's receipt for payment of the fee prescribed by para 13.

Form of application for admission into the Mysore Local Service Examinations.

Name of Applicant.	Father's Name.	Residence.	Age.	Whether Applicant claims admission under Rule (a) or Rule (b) or Rule 10.	If Applicant is in the Public Service.			Examination for which, and the place where, the Candidate wishes to appear, and language.	Examination, if any, which the Candidate has already passed.	Description of Enclosures produced.		
					Date of commencement of service.	Designation of present appointment.	Present substantive pay.			Certificate of qualifications under Rules 9 and 10.	Certificate of age and physical fitness under Rule 11.	Receipt of fee paid under the Rules.

The 22nd May 1893.

No. 19786—J. 1100.—Under Section 357 of the Code of Criminal Procedure, Mr. Nanjundaraj Ars, Assistant Commissioner and 1st Class Magistrate, Mysore, is directed to take down the evidence of complainants and witnesses in Criminal cases, with his own hand in the English language.

No. 19770—G. F. 432-92.—Mr. H. Ramanujaiengar, Superintendent of Police, Kolar District, having availed himself of the 3 months privilege leave granted in Notification No. 16925—4190, dated 13th April 1893, from the 7th idem and returned to duty on the afternoon of the 3rd May 1893, the unexpired portion of the said leave, *viz.*, 2 months and three days, is hereby cancelled.

The 23rd May 1893.

No. 19808—L. F. 311-92.—Mr. Baira Reddi of Konapalli in the Chintamani Taluk, is appointed as a Member of the District Fund Board of the Kolar Circle in the room of the deceased Member Mr. Narain Reddi of Gollavarhalli in the Chikballapur Taluk.

No. 19778—G. 4840.—Under Article 174 of the Mysore Service Regulations, Mr. B. Tirumalacharry, District and Sessions Judge of the Nagar Division, is granted casual leave of absence for 8 days with effect from the 1st June 1893.

No. 19780—G. 4842.—Mr. S. Venkatavaradaieengar, Additional Munsiff of Mysore, is granted 4 days' casual leave from the 20th May 1893.

The 24th May 1893.

No. 19932—4879.—Mr. L. Anantaswami Rao, Under-Secretary to the Dewan, is appointed Registrar of the Chief Court during the absence of Mr. S. R. Subaraya Iyer on other duty, or until further orders.—To join on expiry of his leave.

2. Mr. S. R. Subaraya Iyer, will on the expiry of his leave continue to do duty in the Dewan's office until further orders.

The 25th May 1893.

No. 19958—G. 4886.—Mr. K. Ramanujaiengar, Officiating Assistant Commissioner, delivered over, and Mr. K. Nagesa Rao, resumed, charge of the Shimoga District Treasury on the forenoon of the 16th May 1893.

No. 20001—J. 1115.—Under Section 357 of the Code of Criminal Procedure, Mr. K. Ramaswamaiengar, Assistant Commissioner and 1st Class Magistrate, Kadur, is directed to take down the evidence of complainants and witnesses with his own hand in the English language.

No. 19919—L. F. 197-92.—Under Section 13 of the Municipal Regulation III of 1888, Government are pleased to appoint Mr. Sundaram Iyer, as the Executive Engineer of the Mysore City Municipality.

The 4th May 1893.

No. 18488—R. 2232.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the undermentioned lands are required for a public purpose, *i. e.*, for the Savar Parade grounds at Bangalore :—

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Number.	Area re-quired.	Assessment.	
Bangalore.	Bangalore.	Matadahalli.	Kempakka, wife of Nan-jaiya.	Dry	Portion of No. 1	A. G. 5 37	Rs. A. P. 8 12 0	East—Boundary of the Bedarhalli vil- lage, belonging to Civil and Mili- tary Station.
			Mariyamma, wife of Gan-ganna.	Do	Part No. 1	36	1 8 0	West—Water works channel and Survey No. 3.
			Vakkaligar Mudlappa ...	Do	Part No. 1	5 15	7 12 0	North—Matadahalli village and Survey No. 50.
			Kempakka ...	Do	2	24	0 12 0	South—Road and Survey No. 2.
			Kempakka ...	Do	2	24	0 12 0	East—Survey No. 1. West— Do North— Do South— Do
			Muniya, son of Honnaiya.	Do	50	6 39	10 0 0	East—Boundary of the Byadarhalli vil- lage. West—Matadahalli village. North—Survey Nos. 48 and 49 and boundary of the Byadarhalli vil- lage attached to Civil and Mili- tary Station. South—Survey No. 1.
			Venkatappa son of Kempanna.	Garden	48	1 22	10 0 0	East—Survey No. 49. West—Lane. North—Trench. South—Survey No. 50.
			Venkatsubbaiya, son of Atchanna.	Do	49	34	5 8 0	East—Boundary of the Byadarhalli vil- lage attached to Civil and Mili- tary Station. West—Survey No. 48. North—Ditch. South—Survey No. 50.
			Muniyappa, son of Nanja.	Dry Garden	47	33 } 1 13 }	12 0 0	East—Boundary of the Byadarhalli vil- lage. West—Lane. North—Survey No. 46. South—Ditch.
			Dodranganna, son of Chikranganna.	Dry	46	13 ...	17 0 0	East—Boundary of the Kayamgutta Devarjibanahalli village. West—Lane. North—Survey No. 45. South—Survey No. 47.
			Sitappa ...	Do	Part No. 45	4 14	5 4 0	East—Boundary of the Kaval Bairasan- dra and Devarjibanahalli village. West—Lane. North—Survey No. 45. South—Survey No. 46.
			Kurubar Munimallanna...	Dry	7 Part No.	18	3 0 0	East—Boundary of the Kayamgutta Devarjibanahalli village.
Kaval-Bairasandra.	Kaval-Bairasandra.	Kaval-Bairasandra.	Nili Channamma ...	Do	No. 8	1 30	2 4 0	West—Boundary of the Matadahalli village. North—Portions of Survey Nos. 7 and 8. South—Boundary of the Kayamgutta Devarjibanahalli village.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Number.	Area re-quired.	Assessment.	
Bangalore.	Bangalore.	Kayamgutta Devarjibanahalli.	Krishnapandit ...	Dry	...	A. G. 153 31	Rs. A. P.	East—Land attached to Kayamgutta Devarjibanahalli village and boundary of the Byadarhalli village. West—Boundary of the Matadahalli village. North—Land attached to Devarjibanahalli village and boundary of the Kaval Bairasandra village. South—Boundary of the Byadarhalli village.

The 30th May 1893.

No. 20157—G. 4903.—Mr. S. Varadarajaiengar, Munsiff of Shimoga, is granted 25 days' privilege leave on full pay from 1st June 1893 or such other date as he may avail himself of it.

2. Seshagiri Rao, Sheristadar of the District and Sessions Court, Nagar Division, is appointed to act as Munsiff of Shimoga in the 4th Class, *Sub-protem*, during the absence of Mr. S. Varadarajaiengar on leave, or until further orders.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,

T. ANANDA ROW,
Chief Secretary.

MUZARAVI.

NOTIFICATION.

No. 864.

The 31st May 1893.

Rai Bahadur A. Sreenivasacharlu, Muzarayi Superintendent and Ex-Officio Secretary to the Dewan, is granted casual leave of absence for seven days under Article 172 of the Mysore Service Regulations, with effect from the 6th June 1893, or such other date as he may avail himself of the same.

A. SREENIVASACHARLU,
Secretary.



The Mysore Gazette.

No. 23

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JUNE 8, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 17th May 1893.

No. 19223—J. 1073.—The Government of His Highness the Maharaja of Mysore hereby notify, for general information, that, from and after the 1st day of July 1893, there shall be established in the Kolar Gold Fields, Kolar District, a Munsiff's Court to be called "The Kolar Gold Fields Munsiff's Court," and the Munsiff appointed to the said Court shall exercise the jurisdiction of a Munsiff, under Section 10 of the Mysore Civil Courts Regulation 1883, in all original suits and proceedings of a civil nature not otherwise exempted from his jurisdiction, of which the amount or value of the subject matter does not exceed Rs. 1,000, within the local limits of the Revenue Taluk of Bowringpet in the said Kolar District.

2. From and after the said date, the Munsiff of Kolar shall cease to exercise any civil jurisdiction over the said Taluk.

The 17th May 1893.

No. 19224—J. 1074.—Mr. Hume Wright, Special Magistrate, Kolar Gold Fields, is appointed Munsiff of the Kolar Gold Fields, with effect from 1st July 1893.

2. Under Section 16 of the Mysore Civil Courts Regulation 1883, Mr. Hume Wright, Munsiff of the Kolar Gold Fields, is hereby invested with the powers of a Court of Small Causes within the local limits of his jurisdiction for the trial of suits cognizable by such Court and not exceeding Rs. 50 in value, with effect from 1st July 1893.

The 29th May 1893.

No. 20179—G. P. 450-92.—Mr. B. Ramaswami Iyer, Assistant Commissioner, delivered over, and Mr. K. Ramanujaiengar assumed, charge of the 2nd Assistant Commissioner's office, Shimoga District, on the afternoon of the 18th May 1893.

The 30th May 1893.

No. 20333—G. F. 169-92.—Mr. K. S. Doraswami Iyer, Assistant Commissioner, delivered over, and Mr. Hema Hanumantaiya assumed charge of the Kolar District Treasury, on the afternoon of the 6th May 1893.

The 1st June 1893.

No. 20495—G. 5015.—Under Article 171 of the Mysore Service Regulations, B. Kesavaiengar, Amildar of the Hunsur Taluk, has been granted casual leave of absence for 3 days with effect from the 1st June 1893.

The 2nd June 1893.

No. 20337—G. 4971.—Mr. S. Venkatavaradaiengar, Additional Munsiff of Mysore, is granted 15 days' privilege leave on half pay from the 27th May 1893, or from such date as he may avail himself of the same.

Mr. Mir Hamza Husen, B. A., B. L., is appointed to act as Munsiff, 4th Class, *sub protom*, during the absence on leave of Mr. S. Venkatavaradaiengar or until further orders.

No. 20452—G. 4998.—B. Shankaraiya, B. A., Clerk, Dewan's Office, is appointed to act as Amildar and 3rd Class Magistrate of the Kolar Taluk, during Mr. Hema Hanumantaiya's employment on other duty or until further orders.

The 3rd June 1893.

No. 20344—G. 4973.—Mr. S. Vaidyanatha Iyer, Officiating City Magistrate, Bangalore, is granted casual leave for 15 days from the 1st June 1893 or such other date as he may avail himself of it.

2. Mr. B. G. Krishnaiengar, Sub-Division Officer on Special duty, is appointed to act as City Magistrate, Bangalore, without prejudice to his own duties, during the absence of Mr. Vaidyanatha Iyer on leave or until further orders.

No. 20455—G. 5001.—Under Article 171 of the Mysore Service Regulations, H. Kesavachar, Acting Deputy Amildar of the Yedahalli Sub-Taluk, is granted casual leave of absence for 5 days from such date as he avails himself of it.

No. 20457—G. 5011.—Under Article 188 of the Mysore Service Regulations, B. Kesavaiengar, Amildar of the Hunsur Taluk, is granted privilege leave of absence for 1 month and 26 days with effect from the 10th June 1893, or such other date as he may avail himself of the same.

No. 20461—G. 5005.—Under Article 219 of the Mysore Service Regulations, Mr. M. Nanjaraj Urs, Assistant Superintendent of Police, French Rocks Sub-Division, is granted six months' leave on private affairs with effect from the date on which he may be relieved.

2. Mr. D. A. Ballard will act as Assistant Superintendent of Police, French Rocks, during the absence of Mr. M. Nanjaraj Urs on leave or until further orders.

No. 20493—G. 5013.—Amildar Madhava Rao of the Arsikere Taluk not having availed himself of the 5 days' casual leave sanctioned in Notification No. 15965—3839 of the 25th March 1893, the same is hereby cancelled at his own request.

No. 20483—R. 2465.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land described in the annexed schedule is needed for a public purpose, that is, for sinking two wells for the use of the villagers:—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Description.	Survey No.	Area acquired.			Assessment.		Boundaries.				Remarks.
							A.	G.	Rs.	A.	P.	East.	West.	South.	North.	
Hassan.	Channarayana.	Kasaba.	Gandagere.	Putta Chari.	Dry.	2nd Portion of 1.		4 $\frac{3}{4}$	0	2	6	Survey No. 7 Taluk.	Village and Survey No. 192.	Survey Nos. 2, 3, 4, 5 and 6.	Survey No. 192.	

The 5th June 1893.

No. 20579—R. 2470.—The Government of His Highness the Maharaja are pleased to direct that the following addition be made to para 24, Rule XX of the Revenue Rules issued under Government Notification No. 150, dated 22nd July 1890 and also to para 8, Appendix E alluded to in Rule XXVIII, para 1 of the said Rules.

"In default of payment within the prescribed period of the full amount of purchase money, the deposit after defraying thereout the expense of the sale, shall be forfeited to Government, and the property shall be resold, and the defaulting purchaser shall forfeit all claim to the property or to any part of the sum for which it may be subsequently sold, provided that in any case in which the enforcement of this condition may involve undue hardship, it shall be competent to the Deputy Commissioner to submit the necessary recommendation for the order of Government."

"If the proceeds of the sale which is eventually made, be less than the price bid by such defaulting purchaser, the difference shall be recoverable from him by the Deputy Commissioner as an arrear of land revenue."

The 7th June 1893.

No. 20537—G. 5042.—Mr. B. G. Krishnaiengar, appointed by Notification No. 20344—4973, dated 3rd June 1893 to act as City Magistrate, Bangalore, is hereby invested with the powers of a Magistrate of the 1st Class under Section 12 of the Code of Criminal Procedure.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 P. M. on every Thursday.

"By Order,"

T. ANANDA ROW,
Chief Secretary.

PUBLIC WORKS.

NOTIFICATION.

No. 2341—394.

The 2nd June 1893.

The services of Apprentice Engineer, Mr. R. V. Sundarum Iyer, B. C. E., are temporarily placed at the disposal of the Mysore Municipality for employment as Municipal Engineer, with effect from date of relief.

II. He has been placed on the seconded list of the Mysore Public Works Department.

"By Order,"

W. McHUTCHIN,
Offg. Secy. to the Government of Mysore.

EDUCATION.

NOTIFICATION.

The 3rd of June 1893.

THE MYSORE LOWER SECONDARY EXAMINATION.

The following amendments of the Rules published in the Notification of the 14th of June 1892 relating to the Mysore Lower Secondary Examination are hereby notified.

I. For Rule 2 (e) read

"(e) All other persons to be regarded as *Private Candidates*, of any age, if in the Service of Government, or of an age, not under 16, if not employed in Government Service."

II. For Rule 6 VI (a) read

"(a) Euclid—Book I Propositions 1-32 inclusive with easy deductions as in Adam's First Book of Euclid—60 marks."

III. For Rule 12 read

"12. Applications for admission to the Examination should be made in the case of pupils through the Head Master of their school. All applications of *Pupils and Teachers* as defined in Rule 2 must reach the Manager of the Local Examination Office not later than the 31st of August. All applications from *Private Candidates* should reach the Manager not later than the 31st of July."

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 24

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JUNE 15, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART IV.—Official Papers.

PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 14th June 1892.

No. 20736-5109.—The following Notification of the Government of India, Foreign Department, No. 1947—I, dated the 3rd June 1893, is published for general information:—

"NOTIFICATION."

The Queen has been graciously pleased to confer the decoration of the Imperial Order of the Crown of India on HER HIGHNESS MAHARANI KEMPANANJAMMANI, VANIVILAS SANNIDHANA OF MYSORE.

H. M. DURAND,
Secy. to the Govt. of India.

The 5th June 1893.

No. 20579-R. 2470.—The Government of His Highness the Maharaja are pleased to direct that the following addition be made to para 24, Rule XX of the Revenue Rules issued under Government Notification No. 150, dated 22nd July 1890, and also to para 8, Appendix E alluded to in Rule XXVIII, para 1 of the said Rules.

"In default of payment within the prescribed period of the full amount of purchase money, the deposit after defraying thereout the expense of the sale, shall be forfeited to Government, and the property shall be resold, and the defaulting purchaser shall forfeit all claim to the property or to any part of the sum for which it may be subsequently sold, provided that in any case in which the enforcement of this condition may involve undue hardship, it shall be competent to the Deputy Commissioner to submit the necessary recommendation for the order of Government."

"If the proceeds of the sale which is eventually made, be less than the price bid by such defaulting purchaser, the difference shall be recoverable from him by the Deputy Commissioner as an arrear of land revenue."

The 3rd June 1893.

No. 20483—R. 2465.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land described in the annexed schedule is needed for a public purpose, that is, for sinking two wells for the use of the villagers:—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Description.	Survey No.	Area acquired.			Assessment.		Boundaries.				Remarks.	
							A.	G.	Rs.	A.	P.	East.	West.	South.	North.		
Hassan.	Channarayapatna.	Kasaba.	Gandagere.	Putta Chari.	Dry.	2nd Portion of 1.		4		0	2	6	Survey No. 7 Tank.	Village and Survey No. 192.	Survey Nos. 2, 3, 4, 5 and 6.	Survey No/192.	

No. 20460—G. 5004.—Mr. B. J. Kumarasami Naik, B. A., Probationary Assistant Commissioner, is appointed to act as Assistant Commissioner, 4th Class, and 1st Class Magistrate, Tumkur District, during the absence of Mr. K. Ramachandra Rao on leave or until further orders.

The 5th June 1893.

No. 20522—G. 5038.—Under Article 172 of the Mysore Service Regulations, Mr. K. Ramaswamiengar, General Assistant Commissioner, Kadur District, has been granted casual leave of absence for 15 days from the 2nd June 1893.

No. 20524—G. 5040.—Under Article 188 of the Mysore Service Regulations, Mr. K. P. Puttanna Chetti, Superintendent of Police, doing duty in the Office of the Inspector General of Police, has been granted privilege leave of absence for 2½ months from 1st June 1893.

No. 20541—G. 5046.—Under Article 173 of the Mysore Service Regulations, Mr. Naranaiengar, General Assistant Commissioner, Kolar District, has been granted casual leave of absence for 8 days from the 30th May 1893.

No. 20543—5048.—Under Article 188 of the Mysore Service Regulations, Mr. E. S. Krishnaswami Iyer, Assistant Surgeon, Hassan District, is granted privilege leave of absence for 1 month with effect from such date as he may be relieved.

No. 20545—G. 5050.—Under Article 188 of the Mysore Service Regulations, Mr. G. G. Noronha, Assistant Surgeon, Kolar District, is granted privilege leave of absence for 2 months with effect from such date as he may be relieved.

No. 20547—G. 5052.—Under Article 188 of the Mysore Service Regulations, Mr. A. S. Fernandes, Civil Surgeon, Chikmagalur, has been granted privilege leave of absence for 30 days from the 14th May 1893.

2. Mr. P. S. Achyuta Rao, Civil Surgeon, Shimoga, will act as Civil Surgeon, Chikmagalur, during the absence of Mr. Fernandes on leave or until further orders.

3. Sub-Assistant Surgeon C. A. Nanjappa, doing duty in the Civil Hospital, Chikmagalur, is appointed to act as Civil Surgeon, Shimoga, during the absence of Mr. Achyuta Rao on other duty or until further orders.

The 6th June 1893.

No. 20536—L. F. 257-92.—Under Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land and building described in the schedule hereunder, is required for a public purpose:—

SCHEDULE.

No.	Name of owner.	Description.	Number of Ankas.	Measurement.				Cubic feet.	For what purpose required.	By whom required.	Boundaries.	Remarks.
				East to West.	North to South.	Number of Square feet.	Number of Square yards.					
1	Puttamma, wife of Javaranna.	Land ...		17 $\frac{3}{4}$	45	798 $\frac{3}{4}$	88 $\frac{3}{4}$					
		Brick in chunam wall.		48	1 $\frac{1}{2}$	8						
		Do do		27	1	8						
		Do parapet wall.		33		2 $\frac{1}{2}$		712 $\frac{5}{16}$				
		Do do		17		1						
		Pakka terrace		17 $\frac{3}{4}$	17 $\frac{1}{2}$	310 $\frac{1}{2}$						
		Common do	Squares	17 $\frac{3}{4}$	8 $\frac{1}{2}$	146 $\frac{7}{16}$						
		Do do	5:45 $\frac{5}{16}$	17 $\frac{3}{4}$	3 $\frac{1}{2}$	62 $\frac{1}{2}$						
		Do do		17 $\frac{3}{4}$	1 $\frac{1}{2}$	26 $\frac{3}{4}$						
		Chunam plastering		35	8	280						
		Do for wall	Squares	17 $\frac{3}{4}$	7 $\frac{3}{4}$	137 $\frac{9}{16}$						
		Do do	12:00 $\frac{13}{16}$	17 $\frac{3}{4}$	9	159 $\frac{3}{4}$						
		Do do		25	19	475						
		Do do		16 $\frac{1}{2}$	9	148 $\frac{1}{2}$						
		Incomplete tiled house	Ank. 6	17 $\frac{3}{4}$	16							
		Up-stairs	9	17 $\frac{3}{4}$	24							

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,

T. ANANDA ROW,
Chief Secretary.

MUZARAYI.

NOTIFICATIONS.

No. 917. The 4th June 1893.

The following residents of Closepet are appointed as Dharmadarsis of the Ramadevaru Temple in the Closepet Taluk:—

- | | |
|---------------------------------|---|
| 1. M. R. Ry. Bakshi Balaji Rao. | 5. M. R. Ry. Shanbhog Lakshminarasaiya. |
| 2. " Kare Chikkanarasimhaiya. | 6. " Kadambi Varadachar. |
| 3. " Yejman Narayanappa. | 7. " Chittur Kuppusami Mudaliar. |
| 4. " Goribidnur Lingannaiya. | 8. " Mamulpete Mudvirasetti. |

No. 919.

The following persons are appointed as Dharmadarsis of the Revana Siddesvaraswami Temple in the Closepet Taluk:—

1. M. R. Ry. Tammanasetti, merchant at Closepet.
2. " Siddegaua, raiyat of Averahalli.
3. " Appajaiya Ars, Palel at Bidadi.
4. " Patel Girigaua of Ankanahalli.
5. " Gurikar Puttusamaiya of Channapatna.

No. 915.

The 6th June 1893.

Lakshmi Narasimbachar, pensioned Head Munshi, is appointed as Dharmadarsi of the Temples and Chattram at Maddur, Mandya Taluk.

A. SREENIVASACHARIU,
Superintendent and Ex-Officio Secretary.

PUBLIC WORKS.

NOTIFICATIONS.

No. 2459—420.

The 7th June 1893.

Assistant Engineer Mr. O. V. Norris was on leave on Medical Certificate from 25th January to 3rd March 1893, both days inclusive.

No. 2556—530.

The 10th June 1893.

Mr. Y. Srinivasa Rao, Executive Engineer, Kolar Division, is granted two months' privilege leave of absence, with effect from the 5th instant.

Mr. K. Prahlada Rao, Assistant Engineer, is appointed to officiate as Executive Engineer, during the absence of Mr. Srinivasa Rao, on privilege leave, or until further orders.

"By Order,"

W. McHUTCHIN,

Offg. Secy. to the Government of Mysore.

EDUCATION.

NOTIFICATIONS.

The 3rd of June 1893.

THE MYSORE LOWER SECONDARY EXAMINATION.

The following amendments of the Rules published in the Notification of the 14th of June 1892 relating to the Mysore Lower Secondary Examination are hereby notified:—

I For Rule 2 (e) read

"(e) All other persons to be regarded as *Private Candidates*, of any age, if in the Service of Government, or of an age, not under 16, if not employed in Government Service."

II. For Rule 6 VI (a) read

"(a) Euclid—Book I Propositions 1-32 inclusive with easy deductions as in Adam's First Book of Euclid—60 marks."

III. For Rule 12 read

"12. Applications for admission to the Examination should be made in the case of pupils through the Head Master of their school. All applications of *Pupils and Teachers* as defined in Rule 2 must reach the Manager of the Local Examination Office not later than the 31st of August. All applications from *Private Candidates* should reach the Manager not later than the 31st of July."

E. No. 71.

The 3rd June 1893.

Government has been pleased to amend as follows Article 15 of the Rules for the Management of Government Girls' Schools by Committees published in the Notification, dated the 25th March 1891.

"15. The appointment, promotion, punishment, suspension and dismissal of any member of the school establishment, as well as the leave of any such member that requires the appointment of a temporary successor or involves the grant of leave or acting allowances, will be sanctioned by the Government after due consideration of any recommendations which the Committee may submit."

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 25

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JUNE 22, 1893.

Separate paging is given to this part in order that it may be filed as a separate compilation.

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GENERAL.

NOTIFICATIONS.

The 14th June 1893.

No. 20736—5109.—The following Notification of the Government of India, Foreign Department, No. 1947—I, dated the 3rd June 1893, is published for general information:—

"NOTIFICATION."

The Queen has been graciously pleased to confer the decoration of the Imperial Order of the Crown of India on HER HIGHNESS MAHARANI KEMPANANJAMMANI, VANIVILAS SANNIDHANA OF MYSORE.

H. M. DURAND,
Secy. to the Govt of India."

The 5th June 1893.

No. 20579—R. 2470.—The Government of His Highness the Maharaja are pleased to direct that the following addition be made to para 24, Rule XX of the Revenue Rules issued under Government Notification No. 150, dated 22nd July 1890, and also to para 8, Appendix E alluded to in Rule XXVIII, para 1 of the said Rules.

"In default of payment within the prescribed period of the full amount of purchase money, the deposit after defraying thereout the expense of the sale, shall be forfeited to Government, and the property shall be resold, and the defaulting purchaser shall forfeit all claim to the property or to any part of the sum for which it may be subsequently sold, provided that in any case in which the enforcement of this condition may involve undue hardship, it shall be competent to the Deputy Commissioner to submit the necessary recommendation for the order of Government."

"If the proceeds of the sale which is eventually made, be less than the price bid by such defaulting purchaser, the difference shall be recoverable from him by the Deputy Commissioner as an arrear of land revenue."

The 3rd June 1893.

No. 20483—R. 2465.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land described in the annexed schedule is needed for a public purpose, that is, for sinking two wells for the use of the villagers:—

District.	Taluk.	Hobli.	Village.	Name of Holder.	Description.	Survey No.	Area acquired.		Assessment.		Boundaries.				Remarks.	
							A.	G.	Rs.	A.	P.	East.	West.	South.	North.	
Hassan.	Channarayana.	Kasaba.	Gaudigere.	Putta Chari.	Dry.	2nd Portion of 1.		4	0	2	6	Survey No. 7 Tank.	Village and Survey No. 192.	Survey Nos. 2, 3, 4, 5 and 6.	Survey No. 192.	

The 6th June 1893.

No. 20536—L. P. 257-92.—Under Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the land and building described in the schedule hereunder, is required for a public purpose:—

SCHEDULE.

No.	Name of owner.	Description.	Number of Ankas.	Measurement.				Cubic feet.	For what purpose required.	By whom required.	Boundaries.	Remarks.
				East to West.	North to South.	Number of Square feet.	Number of Square yards.					
1	Puttamma, wife of Javaranna.	Land		17 ³ / ₄	45	798 ³ / ₄	88 ³ / ₄					
		Brick in chunam wall.		48	1	8						
		Do do		27	1	8						
		Do parapet wall.		33		2 ¹ / ₂						
		Do do		17		1						
		Pakka terrace		17 ³ / ₄	17 ³ / ₄	310 ¹ / ₈						
		Common do	Squares	17 ³ / ₄	8	146 ¹ / ₈						
		Do do	5-45 ⁵ / ₈	17 ³ / ₄	3	62 ¹ / ₈						
		Do do		17 ³ / ₄	1	26 ⁵ / ₈						
		Chunam plastering		35	8	280						
		Do for wall	Squares	17 ³ / ₄	7 ³ / ₄	137 ³ / ₈						
		Do do	12-00 ¹ / ₈	17 ³ / ₄	9	159 ¹ / ₈						
		Do do		25	19	475						
		Do do		16 ¹ / ₂	9	148 ¹ / ₂						
		Incomplete tiled house	Ank. 6	17 ³ / ₄	16							
		Up-stairs	9	17 ³ / ₄	24							

The 14th June 1893.

No. 20815—G. 5138.—Under Article 188 of the Mysore Service Regulations, Mr. T. Abdul Karim, Head-quarters Assistant, Forest Department, Bangalore, is granted privilege leave of absence for 2 months with effect from such date as he may avail himself of the same.

No. 20852—G. 5152.—Under Article 172 of the Mysore Service Regulations, Mr. K. Ramanujaiengar, Officiating Assistant Commissioner, Shimoga District, has been granted casual leave of absence for 8 days from the 3rd June 1893.

No. 20762—L. F. 428-92.—Messrs. Basappa Setti and Arunachala Sastri are appointed as members of the Chikballapur Municipality, the former in place of Mr. Gangasetti, deceased, and the latter as an additional member.

The 15th June 1893.

Camp No. 356.—Under Article 188 of the Mysore Service Regulations, Mr. H. Nanjundaraj Ars, Assistant Commissioner, Mysore District, is granted privilege leave of absence for two months, with effect from such date as he may avail himself of the same in the course of the current month.

2. Mr. M. Krishnaiengar, Amildar of the Seringapatam Taluk, will officiate as Assistant Commissioner and 1st Class Magistrate, during the absence of Mr. Nanjundaraj Ars on leave, or until further orders.

No. 20819—G. 5126.—Mr. K. Ramachandra Rao, General Assistant Commissioner, Tumkur District, delivered over, and Mr. B. J. Kumarasami Naik, Acting Assistant Commissioner, assumed, charge of the General Assistant Commissioner's Office on the afternoon of the 7th June 1893.

No. 20820—G. F. 291-92.—Mr. B. Ramaswami Iyer, Officiating Assistant Conservator of Forests, Kadur District, having returned to duty from the 2½ months' privilege leave granted in Notification No. 15522—G. 3717, dated 20th March 1893, and assumed charge of his Office from Mr. B. Hira Singh on the forenoon of the 23rd May 1893, the unexpired portion of the leave is hereby cancelled.

No. 20826—G. F. 214-92.—Mr. S. Vaidyanatha Iyer delivered over, and Mr. B. G. Krishnaiengar assumed, charge of the Bangalore City Magistrate's Court on the afternoon of the 3rd June 1893. X

The 16th June 1893.

No. 20809—G. 5127.—Under Article 188 of the Mysore Service Regulations, Mr. V. Srinivasacharlu, Probationary Assistant Commissioner in charge of the Hassan District Treasury, is granted privilege leave of absence for 1 month and 7 days, with effect from such date as he may avail himself of the same.

2. Mr. J. T. Vanderlowen, Munsiff of Hassan, is appointed to act as Treasury Assistant Commissioner and 1st Class Magistrate, Hassan District, during the absence of Mr. Srinivasacharlu on leave or until further orders.

No. 20828—G. 5141.—Mr. D. Devaraj Ars, Superintendent of Police, Bangalore District, is granted privilege leave for one month and sixteen days from such date as he may avail himself of the same.

2. Mr. J. W. Knight, Superintendent of Police, Tumkur District, is transferred as Superintendent of Police, Bangalore District, during the absence of Mr. Devaraj Ars on leave or until further orders.

3. Mr. Abdul Aziz, Extra Assistant Commissioner attached to the Tumkur District, is appointed to officiate as Assistant Superintendent of Police, Tumkur District, during the absence of Mr. Knight on other duty or until further orders.

No. 20976—G. 5209.—J. Srinivasa Rao, Amildar of the Challakere Taluk, having availed himself of the 15 days' casual leave granted in Notification No. 19054—G. 4636, dated 13th May 1893, from the 12th March 1893 and returned to duty on the afternoon of the 24th idem, the unexpired portion of the said leave, viz., 2 days, is hereby cancelled.

No. 20978—G. F. 24-92.—Mr. G. Hume Wright, Special Magistrate, Kolar Gold Fields, having availed himself of the 10 days' casual leave granted him in Notification No. 18052—G. F. 24-92, dated 2nd May 1893, from the 22nd idem and returned to duty on the forenoon of the 28th idem, the unexpired portion of the said leave, viz., 4 days, is hereby cancelled.

The 17th June 1893.

No. 20918—G. 5178.—Under Article 172 of the Mysore Service Regulations, C. Krishna Rao, Amildar of the Jagalur Taluk, has been granted a week's casual leave of absence from the 6th June 1893.

No. 20920—G. 5180.—The casual leave of 8 days granted to Mr. Naranaiengar, General Assistant Commissioner, Kolar District, in Notification No. 20541—G. 5046, dated 5th June 1893, is hereby extended by one day.

No. 20922—G. 5182.—Mr. A. S. Fernandes, Civil Surgeon, Chikmagalur, having availed himself of the 30 days' privilege leave granted to him in Notification No. 20547—G. 5052, dated 5th June 1893, from the 14th May 1893 and returned to duty on the 9th June, the unexpired portion of the said leave is hereby cancelled.

No. 20924—G. 5184.—Mr. K. Ramaswamaiengar, Assistant Commissioner, Kadur District, having availed himself of the 15 days' casual leave granted in Notification No. 20522—5038, dated 5th June 1893, from the 2nd idem and returned to duty on the afternoon of the 12th idem, the unavailed portion of the leave, *viz.*, 4 days, is hereby cancelled.

No. 20926—G. 5186.—Under Article 171 of the Mysore Service Regulations, Mr. J. Cameron, Superintendent, Government Gardens, Bangalore, has been granted casual leave for 5 days from the 15th instant.

No. 20928—G. F. 407-92.—Under Article 171 of the Mysore Service Regulations, Mr. P. Venkat Rao, Officiating Assistant Commissioner, Hassan District, has been granted casual leave of absence for 5 days from 12th June 1893 or such other date as he may avail himself of the same.

No. 20930—G. 5190.—Under Article 171 of the Mysore Service Regulations, Mr. Abdul Aziz, Extra Assistant Commissioner, Tumkur District, has been granted casual leave for 2 days from such date as he may have availed himself of the same.

No. 20932—G. F. 431-92.—Under Article 171 of the Mysore Service Regulations, Mr. G. Dunning, Assistant Superintendent of Police, Kadur District, was granted casual leave of absence for 5 days from the 2nd June 1893.

No. 20974—G. 5207.—Under Article 171 of the Mysore Service Regulations, Assistant Surgeon Mr. S. V. Ramaswamaiengar was granted casual leave of absence for 5 days from the 10th instant.

No. 21022—G. 5242.—Under Article 171 of the Mysore Service Regulations, Mr. Coopposawmy Mudaliar (Town-Magistrate), Vice-President, Mysore City Municipal Board, has been granted casual leave of absence for three days with effect from the 8th June 1893.

The 19th June 1893.

Camp No. 383.—Under Article 168 of the Mysore Service Regulations, P. Nanjunda Naidu, Amildar of the Sagar Taluk, is granted privilege leave of absence for three months, with effect from such date as he may avail himself of the same.

2. Shama Rao, Sheristadar of the Sagar Sub-Division Office, is appointed to act as Amildar and 3rd Class Magistrate of the Sagar Taluk during Nanjunda Naidu's absence on leave or until further orders.

No. 21020—G. 5240.—Under Article 171 of the Mysore Service Regulations, Mr. C. V. Raghavachari, Officiating Sub-Division Officer, Closepet, was granted 3 days' casual leave from such date in this month as he may have been permitted to avail himself of it.

No. 21024—G. 5244.—Mr. S. Venkatavaradaiengar, Additional Munsiff, is granted privilege leave on half pay for one week in continuation of the leave granted to him by Notification No. 20337—G. 4971, dated 2nd June 1893.

The 21st June 1893.

No. 20999—G. 5233.—Mr. B. Kuppusami Naidu, Acting Assistant Commissioner, Bangalore District, is granted privilege leave for three months from such date as he may avail himself of it.

2. C. D. Ramaswamaiya, Amildar of Nelamangala Taluk, is appointed to act as Assistant Commissioner of the 4th Class, pending return of Assistant Commissioners from leave and is posted for general duty in the Bangalore District. During such temporary employment, he is invested with the powers of a Magistrate of the 1st Class.

3. K. G. Shamanna, B. A., Deputy Amildar of Closepet, is appointed to act as Amildar and 3rd Class Magistrate of the Nelamangala Taluk during the absence of C. D. Ramaswamaiya on other duty or until further orders.

4. Yello Srinivas, Head Clerk, Survey Superintendent's Office, is appointed to act as Deputy Amildar and 3rd Class Magistrate of Closepet, during the absence of K. G. Shamanna on other duty or until further orders.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.

2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

EDUCATION.

NOTIFICATIONS.

The 3rd of June 1893.

THE MYSORE LOWER SECONDARY EXAMINATION.

The following amendments of the Rules published in the Notification of the 14th of June, 1892 relating to the Mysore Lower Secondary Examination are hereby notified :—

I. For Rule 2 (e) read

“(e) All other persons to be regarded as *Private Candidates*, of any age, if in the Service of Government, or of an age, not under 16, if not employed in Government Service.”

II. For Rule 6 VI (a) read

“(a) Euclid—Book I Propositions 1-32 inclusive with easy deductions as in Adam's First Book of Euclid—60 marks.”

III. For Rule 12 read

“12. Applications for admission to the Examination should be made in the case of pupils through the Head Master of their school. All applications of *Pupils and Teachers* as defined in Rule 2 must reach the Manager of the Local Examination Office not later than the 31st of August. All applications from *Private Candidates* should reach the Manager not later than the 31st of July.”

E. No. 71.

The 3rd June 1893.

Government has been pleased to amend as follows Article 15 of the Rules for the Management of Government Girls' Schools by Committees published in the Notification, dated the 25th March 1891.

“15. The appointment, promotion, punishment, suspension and dismissal of any member of the school establishment, as well as the leave of any such member that requires the appointment of a temporary successor or involves the grant of leave or acting allowances, will be sanctioned by the Government after due consideration of any recommendations which the Committee may submit”.

E. No. 73.

The 13th June 1893.

Mr. M. Ramasawmaiya, B. A., Deputy Inspector of Schools, *Sub-promoted*, III Grade, Shimoga is confirmed as Deputy Inspector of Schools in the same grade, with effect from 14th January 1893.

Mr. K. Rangappa, Deputy Inspector of Schools, Chitaldroog, promoted to II Grade, *Sub-promoted* is confirmed in that grade with effect from 14th January 1893.

E. No. 74.

The 19th June 1893.

Mr. M. Srinivasa Rao, Deputy Inspector of Schools, Tumkur District, availed himself of the five days' casual leave granted to him with effect from the 9th June 1893, and returned to duty on the 14th idem.

H. J. BHABHA,
Education Secretary.



The Mysore Gazette.

No. 26

PUBLISHED BY AUTHORITY.

of 1893.

BANGALORE, THURSDAY, JUNE 29, 1893.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Notifications by the Govt. of His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 18th June 1893.

No. 21429—R. F. 183-92.—The Government of His Highness the Maharaja of Mysore are pleased to issue the following rules for the de-limitation of the margin of land to be kept uncultivated below the bunds of tanks. They are in supersession of all previous orders on the subject.

I. Below the bottom of rear slope of bunds of all *maidan* tanks, irrigating more than 20 acres of wet land, a margin, 10 feet wide, to be left uncultivated. The boundary line to be demarcated by the Revenue Survey Department, if not already done. Where the line has been wrongly laid down, (*i. e.*) without affording the full 10 feet margin prescribed, a new alignment is to be laid down by the same agency.

If, however, a distribution channel from a sluice runs along the toe of bund within the margin above described, cultivation will be allowed up to bund of this channel, irrespective of the specified margin.

II. Below small *maidan* tanks, irrigating 20 acres and less, the margin to be left is reduced to 5 feet, unless where a marginal demarcation of greater width has already been laid down and no cultivation exists within it. As under Rule I, a distribution channel running along the foot of bund will mark the marginal limit irrespective of its distance from the bund.

III. In all cases where within the limits above described, whether already demarcated or now to be marked, garden or fruit-bearing trees already exist, the removal of the same will not be insisted on until the trees have ceased to yield. When the trees have ceased bearing, they are to be cut down by the owners and no fresh planting will be allowed. The assessment on such intra-marginal lands will be gradually extinguished, and the measured areas excluded from the several pattas.

IV. The margin provided for tank bunds in Rule II, is also applicable to all river irrigation channels and to any feeder channels which may be specially notified by the Public Works Department as coming under this rule. The rule providing for the gradual extinction of the rights to gardens and fruit-bearing trees will also apply to the required margin below channels.

V. In the case of all *malnad* tanks irrigating less than 100 acres, the restrictions regarding limit of cultivation will be entirely withdrawn except that on no account will cultivation in any form be allowed on the rear slopes and any one cutting into such slopes to level the ground for purposes of watering will be prosecuted for mischief. In the case of *malnad* tanks irrigating 100 acres and upwards, Rule I shall apply in full.

VI. For the purpose of these Rules, the following Taluks will be treated as *malnad* :—

Shimoga District.—The Taluks of Tirthahalli, Sagar and Nagar and the Maganis of Sorab, Kysanur, Chandragutti, Chittur, Shigga and Hechi in the Sorab Taluk and the Maganis of Belandur and Barur and the Danandur Village of the Danandur Magani in the Shikarpur Taluk.

Hassan District.—Byagadahalli, Maranahalli, and Hanbal Hoblis of the Manjarabad Taluk.

Kadur District.—The Taluks of Koppa and Mudgere and the Maganis of Lingadahalli and Lakvalli in the Tarikere Taluk and of Vastara, Anur, Kadagalnad, Taladarnad, Aldur, Jagar, Siravasi, and Lingenahalli in the Chikmagalur Taluk.

The 19th June 1893.

No. 21270—G. 5283.—C. A. Nanjappa, Sub-Assistant Surgeon, is appointed to act as Assistant Surgeon, during the absence of Mr. E. S. Krishnaswami Iyer, Assistant Surgeon, Hassan District, on leave.

No. 21272—G. 5285.—S. K. Hanumanta Rao, Sub-Assistant Surgeon attached to the Government General Hospital, Bangalore, is appointed to act as Assistant Surgeon of the Kolar District *vice* Mr. G. G. Noronha on leave.

The 20th June 1893.

No. 21278—J. 1185.—Under Section 37 of the Code of Criminal Procedure, Mr. Naranaiengar, Assistant Commissioner and 1st Class Magistrate, Kolar, who has already been invested with the additional powers enumerated as numbers 3, 4, 5, 7, 8 and 11 in Schedule IV as powers to be invested by the Local Government, is now invested with the further powers described as numbers 1, 2, 6, 9 and 12 in the said schedule. He is thus invested with all the powers mentioned in Schedule IV, with the exception of No. 10, the power to try summarily.

The 21st June 1893.

No. 21137—G. 5254.—Mr. C. E. M. Russell, Superintendent of Forests and Government Farms, having returned from the 3 years and 4 months' leave granted him in Notifications No. 47, dated 5th June 1890, and No. 422, dated 24th February 1891, and reported himself for duty on the 1st instant, the unexpired portion of his leave is hereby cancelled.

No. 21387—G. 5308.—Mr. N. Cheluvaiengar, B. A., B. L., Munsiff of Holé-Narsipur, is granted privilege leave on half pay for one month, from the 1st July 1893 or from such date as he may be permitted by the Chief Court to avail himself of it.

2. Mr. Mir Hamza Husen, B. A., B. L., is appointed to act as, Munsiff of Holé-Narsipur, during the absence of Mr. Cheluvaiengar on leave or until further orders. To join on being relieved of the charge of the Additional Munsiff's Court, Mysore.

No. 21389—5310.—Mr. S. Venkatavaradaiengar, Additional Munsiff, is granted a further extension of leave till the 30th of June 1893 in continuation of the extension sanctioned in Notification No. 21024—G. 5244, dated 19th June 1893.

The 23rd June 1893.

No. 21293—G. F. 267-92.—Whereas by the Notification of the Government of India in the Foreign Department No. 176 of the 31st December 1875, the Indian Christian Marriage Act, 1872, was with certain modifications declared to apply to the Territories of Mysore, so far as regards marriages between persons, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian British subject.

In exercise of the powers conferred by Sections 6, 7 and 9 respectively of the Act, the Government of His Highness the Maharaja are pleased—

(a) to grant a license to the Reverend A. H. Baker, a Minister of the Methodist Episcopal Church, to solemnize marriages within the said Territories outside the limits of the Civil and Military Station, Bangalore;

(b) to appoint the said Reverend A. H. Baker, to be a Marriage Registrar for the said Territories outside the limits of the Civil and Military Station of Bangalore; and

(c) to license the said Reverend A. H. Baker, to grant certificates of marriage within the said Territories outside the limits of the Civil and Military Station of Bangalore between Native Christians, one of whom is a Native Christian subject of Mysore, and neither of whom is a Christian subject of Her Majesty.

2. Notifications Nos. 61 and 62, dated the 7th July 1888 (appointing the said Reverend A. H. Baker to be a Marriage Registrar and licensing him to grant certificates of marriage between Native Christians within the said Territories) are hereby cancelled.

No. 21376—L. F. 97-92.—Mr. Ankam Sanjiva Chetti is appointed as a member of the Channarayana-patna Municipality in the room of Mr. G. Mallanna, deceased.

The 26th June 1893.

No. 21392—R. 2581.—Under Section 6 of the Land Acquisition Act, it is hereby declared that the undermentioned lands are required for public purposes, *i. e.*, for the Distillery Pipe track, at Bangalore.

District.	Taluk.	Village.	Names of Holders.	Particulars of Lands.				Boundaries.
				Description.	Survey Number.	Area required.	Assessment.	
Bangalore.	Bangalore.	Batarayanapur.	1. Muhammad Akbar (Pattadar) Saligram Subba Rao, (enjoyer.)	Garden	Part 24	A. G. ... $\frac{3}{4}$	Rs. A. P. 0 3 0	East—By a ditch. West—Hedge belonging to Subba Rao's garden. North—Land belonging to Subba Rao. South— Do do.
			2. Honnamma (Pattadar) Viranna Setti, (enjoyer.)	Dry	Part 10	... 3	0 1 0	East—Land belonging to Karithimma. West—Road. North—Honnamma's land. South— Do.
			3. Muhammad Akbar Saib (Pattadar) Karithimma (enjoyer.)	Do	Part 24	... $1\frac{1}{4}$	0 1 0	East—Hedge. West—Honnamma's land. North—Karithimma's land. South— Do do.
			4. Mudda Naik ...	Do	Part 24	A portion of Mantapam.		East—Karithimma's land. West—Honnamma's land. North—Karia's land. South—Temple.
			5. Rangappa, son of Aralappa.	Garden	Part 26	... $\frac{1}{4}$	0 1 0	East—Srinivasa Rao's land. West—Ditch. North—Ditch and Ranga's land. South—Ranga's land.
			6. Srinivasaiya ...	Do	Part No. 26	... $\frac{1}{2}$	0 2 0	East—Ditch. West—Ranga's land. North—Ditch. South—Srinivasaiya's land.
			7. Khandoji Rao ...	Dry Wet	Part 27 Do	... $1\frac{3}{4}$ $\frac{1}{2}$	0 1 0 0 1 0	East—Lakkappa's land. West—Ditch. North—Ditch and Khandoji Rao's land. South—Khandoji Rao's land.
			8. Lakkappa ...	Dry	Part 21	... $\frac{3}{4}$	0 1 0	East—Ditch. West—Khandoji Rao's land. North—Lakkappa's land. South—Ditch.
			9. Hutcha, son of Dodda-Chikkanna.	Wet	Part 28	... $2\frac{1}{4}$	0 5 0	East—Virabhadrapa's land. West—Ditch. North—Hutch's land. South— Do.
			10. Virabhadrapa, son of Nanjundaiya.	Do	Part 29	... 2	0 4 0	East—Uddi katte. West—Hutch's land. North—Virabhadrapa's land. South— Do do.

1. The petition box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Chief Secretary, and in his absence from Bangalore by the Under-Secretary.
2. Petitioners will be heard at the Office of the Dewan at 3 p. m. on every Thursday.

By Order,
T. ANANDA ROW,
Chief Secretary.

MUZARAYI.

NOTIFICATION.

No. 928.

The 22nd June 1893.

Rai Bahadur A. Sreenivassacharlu, Muzarayi Superintendent and Ex-Officio Secretary to the Dewan, having availed himself of the 7 days' casual leave granted in Notification No. 864, dated 31st May 1893, from the 7th instant and returned to duty on the forenoon of the 12th instant, the unexpired portion of the said leave, viz., 2 days, is hereby cancelled.

A. SREENIVASSACHARLU,
Secretary.

EDUCATION.

NOTIFICATION.

E. No. 71.

The 3rd June 1893.

Government has been pleased to amend as follows Article 15 of the Rules for the Management of Government Girls' Schools by Committees published in the Notification, dated the 25th March 1891.

"15. The appointment, promotion, punishment, suspension and dismissal of any member of the school establishment, as well as the leave of any such member that requires the appointment of a temporary successor or involves the grant of leave or acting allowances, will be sanctioned by the Government after due consideration of any recommendations which the Committee may submit".

H. J. BHABHA,
Education Secretary.